ESSEX'S INNOCENCY and HONOUR VINDICATED:

OR,

Murther, Subornation, Perjury, and Oppression.

JUSTLY CHARG'D

MURTHERERS

That Noble Lord and True Patriot.

ARTHUR

(LATE)

Earl of Essex.

As Proved before the Right Honourable (late) Committee of LORDS, or ready to be Deposed.

In a LETTER to a Friend.

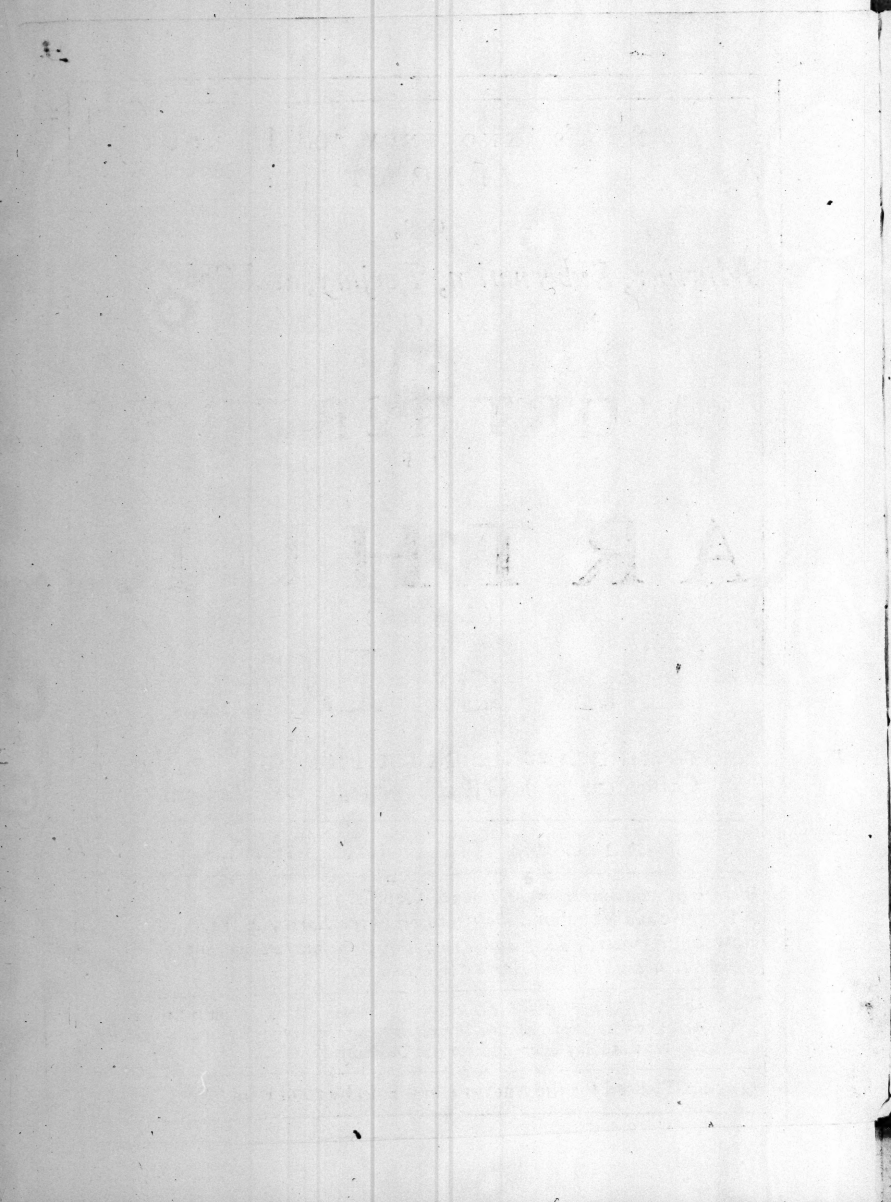
Blood crieth unto me from the ground, Gen. 4. 10.

A Fugitive and Vagabond shalt thou be in the Earth, 4 11.

Howlong, O Lord, Holy and True, dost thou not avenge our Blood on them that dwell on the Earth? Rev. 6. 10.

Written by LAWRENCE BRADDON (of the Middle-Temple) Gent. who was upwards of five years Profecuted or Imprisoned, for endeavouring to discover this Murther the third day after the same was Committed.

London: Printed for the Author; and Sold by most Booksellers. 1690



APOLOGY

(For the Letter to a Friend)

To the Right Honourable

WILLIAM, Earl of Devonshire, Lord Steward of Their Majesties Houshold, &c.
WILLIAM, Earl of Bedford, &c.
CHARLES, Earl of Monmouth, &c.
HENRY, Earl of Warrington, &c.

The Lords of the (late) Glose Committee appointed to Examine into the Death of the Right Honourable Arthur, (late) Earl of Esex.

MY LORDS,

HEN, immediately after the Death of the Right Honourable Arthur (late) Earl of Essex, I did first make enquiry with relation thereunto, upon such a Informa-

tion as I have already given your Lordships) Page 5.

there was nothing that might be expected from a Powerful and Revengeful Party, against which I then moved, but what I did believe they would endeavour to inflict upon me; for this I had the greater reason, having then been often credibly told, That SOME (whose Interest was most concerned to prevent this Discovery) had several times declared, I should be both Pillory'd and WHIPT. But this, or whatever else was within their power to impose, I was resolved should A 2

An Apology for the

not deter me from searching after such Circumstances as might rationally convince persons unprejudicid, THATHIS LORDSHIP FELL (not through Self-violence, but) BY THE TRANSCENDENT AUTHORITY and INTEREST OF SOME, AND THE TREACHERY and BLOODY CRUELTY OF OTHERS; because that Great Patriot (with your Lordships, and such others) b stood as Bulwarks b 22. D. S. against those Popish and Arbitrary Designs, which were then (judicially seen through a Glass, but since, to our great Cost, and greater Danger, face to face, and) carried on for the Total Subversion of our Church and State.-Wherefore I had great reason to believe (admitting his Lordship was murdered) That SUCH who were therein concerned, if they found there was no inquisition made after this Blood, but that all did seem to believe (ONLY by the Evidence of those e in whose Custody his . Page 23. Lordship was) that this Noble Lord indeed cut his own Throat, to avoid what his great Misfortunes seemed to threaten; That then the natural Consequence thereof would be this; (viz.) Whomsoever those POWER-FUL and BLOODY MEN found to d stand in their way, whom they then had, or should take into Custody, they would place over them SUCH as they had prepared to COMMIT or PERMIT what was treacherously designed to be acted; and then by Strangling, Stabbing, Pistolling, or CUTTING OF THROATS, Y either of which is a common way of Self-destruction) they would take such off, pretending (as in this Case they did) it was done by the persons themselves, to prevent an infamous Execution, and avoid those FORFEITURES of HONOUR and ESTATE, which the Law would otherwise have made by their Conviction and Punishtheir read to im. ment.

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Letter to a Friend.

My Lords, The Prevention (as much as in me lay) of such vile Practices, was not the least Inducement that first mov'd me to this Inquiry; and whatever Opposition I then met with, either under Colour of Justice, or Malicious Detractions, I was not at all surprised with, and therefore the better prepared to suffer it; and seeing I could then expect no Relief, or just Satisfaction from those, who were chief in imposing the Injuries I (uffer'd; I thought that a time for me (in this respect) to keep Silence. But fince God (by our present Sovereign) hath mercifully removed fuch Oppressions; I think now is the time to speak, and not suffer to go unanswered such Malicious and Infamous Calumnies, representing me the very worst of Suborners, and deserving far Worse usage than ever Dr. Oates underwent; and this said, not by a few, but many. Wherefore out of a just Self-regard (which every Man owes to himself) I thought I was in Duty bound to endeavour some way or other, to clear my felf to the World from being that profligate Villain, I have been as industriously as maliciously Mifrepresented. And because I would that the Plaister should be as large as the Wound, I have in this following Epistle, attempted to undeceive the unprejudiced part of Mankind; but as for some, Miracles will not convince them; and others there are, who (KNOWING much more than I can inform them) will never confess themselves Converts to Truth.

My Lords, Would such Men as maliciously Misrepresent me, Proceed against me by way of Judicial Information, I should take it very kindly, for then I should have an Opportunity (now Justice is duly Administred, and Favour in this, I desire none) to clear my Innocence. And there having been about SEVENTY Persons in all Sworn, or Examin'd before Tour Lordships, and some Justices of the Peace (and some hundreds discoursed to find these Witnesses out) if I had been such an infamous Suborner as represented; In this Cloud

An Apology for the

Cloud of Witnesses, they have a fair Opportunity to find some, for Suborning of whom, they may Proceed against me. But being well satisfied in my Abhorrence of, and Innocence in all such detestable Practices, and that I have ever been so far from desiring People to say more than they could safely depose, That I did always beseech and enjoyn them, much rather not to Swear any thing, than the least Tittle more than was true; assuring them, That who soever in this Case testifie more than is truth, and thereupon any should suffer, by such Perjury they would commit the worst of Murthers, for which one day (the here not detected) they must

give a severe Account.

My Lords, In all I did heretofore suffer from my Adversaries, whether during my being Prosecuted, or Five Years
Imprisonment, I had not one uneasy Thought, that moved
me in the least to repent my having engag'd in so just a Cause;
and I was firmly possessed with a strong Belief, that I should
live to see the day wherein my Lord's Death might receive
it's PROPER NAME, and my self vindicated from that,
for which I had been so powerfully and maliciously Accused,
and unjustly Convicted; and I hope, that day will then
come, when Tour Lorships shall think sit to move to revive
this Committee, in order to the bringing in Tour Lordships Report. But what I have, or do suffer in the mean while, tho
it's more than can be imagin'd, yet I must and shall submit to Tour Lordships great Judgment herein.

My Lords, I am very sensible of the great Charge the Right Honourable the Earl of Essex hath been at in this prosecution before your Lordships, though not greater than therein hath been expended: but I cannot apply my self to his Lordship, either for what remains, or to his Lordship, or his Honourable Family, or elsewhere, for any satisfaction for what I have done and (through Oppression as severely as unjustly) suffered under the Male-administration of the late Times, till

Letter to a Friend.

the Honour of the Truly Right Honourable, but Unfortunate Earl of Essex is rescu'd from that Unjust, FALSE, and Infamous Imputation, under which (in many mens Opinions) it bath so many years been buried; and without some assistance, I must reasonably expect to be cast into Gaol for some of those very Debts which my long Misfortunes have contracted; in which miserable place I may possibly perish for want of bread. But which is much worse than death, thus I was like to suffer under the most odious Character (from too many) of an infamous Imposture, and common Suborner. For the avoiding therefore the worst of these two Evils, I have published to the World my own Just Vindication; and I am sure your Lordships can never blame me for endeavouring to avoid so hard and undeserv'd a Fate. And should all this prove my misfortune, (I am well satisfied) 'tis without, in this respect, my fault; and therefore having done nothing herein, but what I can answer to God, and a good Conscience (AND I CHALLENGE ALL, EVEN THE GREATEST of my ADVERSARIES, TO PROVE THE CON-TRARY) I shall (I hope) never repent of having done my Duty, but shall patiently wait for a deliverance from that, which will put a period to all the Tyrannous Oppressions of such as groan under the weight thereof; but (without true repentance, which God in mercy grant to all, even the greatest. of my Enemies) will prove but the beginning of a more lasting forrow to the CHIEF AUTHOR hereof; from WHOM, as God in mercy by our present SOVEREIGN hath once delivered us ; so I hope he will (even against the Wills of too many amongst us, and contrary to the Deserts of all) continue that Blessing: Towards the first procuring whereof, as your Lordships were some of our Chiefest Patriots, so (I am sure) you will in that evil day which threatens, exert your utmost for the prevention of that worse than Egyptian Bondage, in which the more than Israelitish Madness of not a few, strenuously endeavour to re-enstate us.

An Apology for the, &c.

And that God may continue your Lordships Health to see this black Cloud all blown over, and a prosperous and a well-grounded Peace sirmly setled amongst us, and a long continuance of your Lordships in the enjoyment thereof, is the humble Prayer of him, who doth earnestly beseech your Lordships pardon, if in this Publication, or present Address, I have in the least offended your Lordships, whose I am in the most humble Services; and whilst I live, shall be ambitious of being thought,

My LORDS,

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Your Lordships most Obedient and Devoted Servant,

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Lawrence Braddon.

SIR,

OURS of the roth instant came the last night to my hands; and I give you many thanks for your kindness therein expressed; and more particularly, that you have fo often endeavoured to rescue me from the slanders of fuch, as without either knowing my Perfon or Offence, have given me those uncharitable and unjust terms, worse than which, the greatest Offenders can hardly deferve. Sir, Your Countrey is not the only place where I have been fo traduced: but my misfortunes having made my Name known where in person I have never been, and my Adversaries being as malicious as numerous, I have heard from other hands, That I have elsewhere met with the like treatment. But to do my felf that Justice which I think is incumbent on me, in order to the clearing my felf from those undeserved Calumnies with which I have been, and am daily flandered, I have herein fent you a particular Account of what, and how, and for what I did fo unjustly suffer under our late Male-administration. And seeing the Honourable late Committee of Lords (appointed to examine into the Death of the Right Honourable Arthur (late) Earl of Essex) is dissolved, by the last Dissolution of Parliament, and most of the Depositions and Examinations taken before this Honourable Committee have been read before the Honourable House of Lords,

(and so no longer to be thought a Secret). I do humbly conceive it's neither an offence, or divulging a Secret, to publish what (fince this happy Revolution) hath been proved for the clearing of That Truth which (when I first engaged) to affert, was

the highest Offence.

By the Proceedings before this Honourable Committee, you will in some meafure perceive what great pains those Honourable Persons have been at, in the many Committees which have herein fat, and the many Examinations taken before their Lordships: All which had long since been published to the World, had it not been for the Prorogations and Dissolution which have happened, depending this Profecution. But when the Honourable House of Lords shall think fit to revive this Committee, and order this Report to be made, I hope I shall have an opportunity to vindicate my felf in some other way than at present is proper.

Sir, Tho this Letter may at first fight leem much longer than you think the Subject-matter required; yet when you shall have read the whole, and observed the numerous Examinations and Depositions which herein have been made, what industrious and villanous Oppositions it hath met with, not only in false Reports and fly Infinuations, but the many false Oaths which have been procured, to destroy the belief of this barbarous Murther; you will (Ihope) not find this

Discourse

Discourse so tedious in its perusal, as at the first glance you may fear it will

prove.

sir, With the leave of a late Author upon this Subject, I have freely borrow'd of that Discourse: Yet in all parts not observed his Method; but according to your Command, shall begin with the Reasons that moved me to this Prosecution: In order to which, I shall in the first place give you a short Relation of my Lord's Commitment to the Tower, with the Depositions taken before the Coroner upon my Lord's Body; for the reading those Depositions proved the occasion of my first engaging herein.

The Right Honourable Arthur (late) Earl of Essex was committed to the Tower the 10th of July 1683. by virtue of a Warrant from Secretary Jenkins; which Warrant ran as followeth:

Sir Leoline Jenkins, Knight, of His Majetty's Most Honourable Privy-Council, and Principal Secretary of State.

These are in His Majesty's Name to Will and Require you to receive into your Custody the Person of Arthur Earl of Essex, herewith sent you, being committed for High-Treason, in compassing the Death of the King, (whom God preserve), and conspiring to levy War against His Majesty: And him the said Earl of Essex to keep in safe Custody, until he shall be delivered by due Course of Law. And for so doing this shall be your Warrant. Given under my Hand and Seal at Whitehall, the 10th day of July, 1683.

To Thomas Cheek, Esq;
Lieutenant of His
Majesty's Tower of
London.

London.

The first night his Lordship lay at Capt. Cheek's, the then Lieutenant of the Tower; but the next day was removed to Major Hawley's (then Gentleman-Porter of the Tower;) and the two Warders placed upon his Lordinip, were Nathanael Monday and Thomas Ruffel; one to stand at my Lord's Chamber-door, or in his Chamber: and the other at the Stairs-foot; and thus by turns. Paul Bomeny, my Lord's Servant, was permitted to be with his Lordship. At Major Hawley's my Lord lay Wednesday night and Thursday night; but Friday morning about 9 of the Clock, his Lordship was found with his throat cutthrough both Jugulars and Arteries, even to the Neck-bone, on both fides the Neck. The next day, being Saturday, the Jury fate; and before them were sworn the aforefaid Paul Bomeny, Thomas Russel, and two Chyrurgeons; whose Informations are as followeth, according to the Print; but that (as I shall observe in its own proper place) varies in the Original from Bomeny's Information.

The Information of Paul Bomeny, Servant to the late Earl of Essex for about three or four years now last past, taken upon Oath the 14th day of July, 1683. Anno Regni Caroli secundi, Dei Gratia, Angliæ, Scotiæ, Franciæ, & Hiberniæ Regis, Fidei Defensor', &c. Tricesimo quinto. Annoque Domini, 1683.

Saith, That when my Lord came to Captain Hawley's, which was the 1 1th instant, my Lord of Essex asked him for a Penknife to pare his Nails, as he was wont to do; which this Informant answered, Being come in haste, he had not brought it; but he would send for one; and accordingly sent the Foot-

men with a Note for several things for my Lord, amongst which the Penknife was incerted; and the Footman went, and gave the Bill to my Lord's Steward, who sent the Provisions, but not the Penknife; and be told the Footman he would get one next day. When the Footman was come, my Lord asked if the Penknife were come? This Informant answer'd, No; but he should have it the next

day: And accordingly on the Note. 12th instant in the morning,

before my Lord of Essex was up, this Informant Sent the Footman home with a Note to the Steward, in which, amongst other things, he asked for a Penknife for my Lord. When the Footman was gone, about, or a little after eight of the Clock, my Lord Sent one Mr. Russel, bis Warder, to this Informant; who came, and then he asked him if the Penknife was come? This Informant said, No, my Lord; but I shall have it by and by. To which my Lord said, That he should bring him one of his Razors, it would do as well. And then this Informant went and fetched one, and gave it my Lord, who then went to pare his Nails, and then the Informant went out of the Room into the passage by the

This was not in the Original, but added by Authority.

Door, [On Friday the 13th instant], and began to talk with the Warder; and a little while after he went

down stairs; and soon after came the Footman with the Provisions, and brought also a Penknife, which this Informant put upon his Bed, and thought my Lord.

had no more need of it, because he thought he had pared his Nails; and then this Informant came up to my Lord's Chamber about eight or nine in the forenoon. [on Friday the 13th instant] with ned in the Conedia the Conedia

a little Note from the Steward, [where there were Three Lines writ]; But not finding his Lord in the Chamber, went to the Close-

Note, This is in the Original, but left

roner's hand.

out in the Print.

stool-Closet-door, and found it shut; and thinking his Lord was busie there, went down, and staid a little; and came up again, thinking his Lord had been come out of the Clo-Set; and finding him not in the Chamber, he knocked at the Door with his Finger thrice, and said, My Lord: but no-body answering, be took up the Hangings, and looking through the Chink, he saw Blood, and part of the Razor; whereupon he called the Warder, Russel, and went down to call for Help; and the said Russel pushed the Door open, and there they fare my Lord of Essex all along the Floor, without a Perriwig, and all full of Blood, and the Razor by bim. this Deponent further deposeth, That the Razor now shewed to him at the time of his Examination, is the same Razor which he did Note. bring to my Lord, and which did lie on the ground in the Closet by my Lord.

The Information of Thomas Russel, one of the Warders of the Tower, who had the Custody of the Earl of Essex, taken the 14th day of July, Anno Regni Caroli secundi, Dei Gratia, Angliæ, Scotiæ, Franciæ, & Hiberniæ Regis, Fidei Defensoris, &c. Tricesimo quinto, Annoque Domini 1683.

C Aith, That on Friday the 13th in-I stant, about eight or nine of the Clock in the Forenoon, he was present, when he did hear the Lord of Effex call to his Man, Mr. Bomeny, for a Penknife to pare his Nails; and then for a Razor, which Mr. Bomeny brought him; and then my Lord walked up and down the Room, scraping bis Nails with a Razor, and shut the outward Door. Mr. Bomeny, half a quarter of an hour afterwards, not finding my Lord in his Bed-Chamber, went down Stairs again, believing that my Lord was private in his Closet. Bomeny came up a-

Note. bout a quarter of an hour afterwards, and knocked at the door;
then called, My Lord, My Lord: but
be not answering, peeped through a
Chink of the Door, and did see the
Earl of Essex lying on the ground in
the Closet; whereupon be cried out,
That my Lord was fallen down
sick; and then the Informant went
to the Closet-door, and opened it, the
Key being on the out-side, and then did
see my Lord lie on the ground in his
Blood, and his Throat cut.

The Information of Robert Sherwood in Fanchurch-street, Chyrurgeon, taken the 14th day of July, Anno Regni Caroli secundi, Dei Gratia, Angliæ, Scotiæ, Franciæ, & Hiberniæ Regis, Fidei Defensoris, &c. Tricesimo quinto, Annoque Domini 1683.

Shith, That he hath viewed the Throat of the Earl of Essex; and doth find, That there is a large Wound; and that the Aspera Arterias, or Windpipe, and the Gullet, with the Jugular Arteries, are all divided; of which Wound he certainly died.

The Information of Robert Andrews of Crouched-Fryers, Chyrurgeon, taken upon Oath the 14th day of July, Anno Regni Caroli secundi, nunc Regis Angliæ, &c. Tricesimo quinto, Annoque Domini 1683.

SAith, That he hath viewed the Ibroat of the Lord of Essex; and doth find, That it was cut from the one Jugular to the other, and through the Windpipe and Gullet, into the Vertebres of the Neck, both Jugular Veins being also quite divided.

Upon these Informations, the Coroner's Jury found my Lord Felo de Se.

The Substance of these Informa-

tions in short is this, viz.

That my Lord of Essex called for a Penknife to pare his Nails; but the Penknife not being ready, his Lordship required a Razor, which was delivered him; with which Razor his Lordship retired to his Closet, and locked himfelf in: But soon after, the Closetdoor being opened, my Lord was found with his Throat cut through both Jugular and Arteries, to the Neck-bone, and the Razor (as before delivered) lying by him.

These Informations taken by the Coroner were published the next Monday after my Lord's Death; and I the 16th of July buying one of these, that very Morning (with one Mr. William Hatsel) went to Wanstead, to the House of one Mr. John Evans, (then an Officer of the Custom-House). Upon reading the last part of Bomeny's Information, which deposed, That when they opened my Lord's Closet-door, they found his Lordship on the ground, with his Throat cut, AND THE RAZOR BY HIM; Mr. Evans declared, That could not be true; for Priday morning about Ten of the Clock, being upon the Custom-house-Key with one Mr. Edwards, the faid Mr. Edwards told him (with feveral others), "That " his Son being in the Tower that morn-"ing, just before the Death of the Earl " of Effex was known, he was standing " just over-against the Earl's Chamber-"window, and faw a bloody Razor "thrown out of that Window; which "he went to take up; but a Maid came " out of Captain Hawley's House, and " took it, and forthwith ran with it "into my Lord's Ledgings, and up " Stairs immediately, feveral times cry-" ing out Murther! and then coming

"down, pretended the Earl of Effex had cut his Throat.

Upon hearing Mr. Evans give this Relation, I declared, If this was true, what was fworn before the Coroner must be false; and I did not believe they had sworn false for nothing; but must conclude my Lord was murdered. Hereupon I did desire the said Mr. Evans to inform me where this Mr. Edwards lived; for I protested, I would enquire into the matter. Mr. Evans then told me, Mr. Edwards lived in Mark-lane, by the Tower.

When I came to Town that Afternoon, about Six of the Clock, I did forthwith acquaint several of my Friends with my Defign of making immediate enquiry into the Truth of this Story; which if I found reason to believe, I thought it was proper to be taken upon Oath before some Justice of Peace, in order to a further enquiry. By most of my Acquaintance I was diffwaded from it; they telling me, That if my Lord was indeed murdered, the Persons and Interest concerned in the Murther were too Powerful for me to engage; and therefore I must expect nothing but Ruine by medling in the matter. To all which diffwafions, I generally gave this Answer: That I would do nothing herein, but what I could justifie to God and a good Conscience: And the threatned Ruine I did not fear, or would thereby be deterred; for if my Lord was indeed barbarously murdered, the same Principles and Practices that murdered him, might take off many of those Honourable Persons they then had, or should take into Custody, and pretend, as they did in this Case, That this was done by the Prisoners themselves, to avoid an Infamous Execution: So that God only knew in how many Mens Destruction such treacherous practices might determine. But if those bloody Men. Men once found, that such their Design was suspected, and like to be detected, in all probability, they would desist from the like villanous Practices; and seeing this would be more for the Interest of the Publick, than I could possibly be either in my Liberty, or otherwise, I was resolved to Sacrifice that, and whatsoever else I had, to the Service of my Coun-

try.

My Friends finding me thus refolved to engage, they advised me at first to inform my Lords Honourable Family herewith, and to observe such Directions as from them I should receive; wherefore that very Monday Evening, I went to St. James's Square to my Lords House, where I found Sir Henry Capell under great diforder, by reason of that deplorable Accident. I did inform Sir Henry of what I had heard, but told him, That I had not then spoken either with the Boy, or his Father, who (as I was informed) lived in Mark-Lane by the Tower; and if Sir Henry thought fit, I would the next Morning go with any whom he should appoint, to Discouse the Father and Him; Sir Henry thanked me for my Information, but faid he was then under fuch a concern for so great a Missortune, as had herein befaln his Family, that he hardly knew what he did or faid, &c. The next Morning I went to Mr. Edwards, to whom, as foon as I had told the cause of my coming, the old Man seemed much furprized and concerned, and in Tears told me he was Ruin'd; to which I anfwered, That I did suppose he was not ignorant what great things the Father of this Unfortunate Lord had done, and fuffered for His Majesties Interest, and how this very Lord himself had been highly in His Majesties Favour, having been imployed in Places of the greatest Honour and Trust; and therefore, if his Lordship fell by treacherous Hands, none (in reason) could be supposed so zealous for a Discovery, as His Majesty would,

who could protect him from whatfoever Danger might feem to threaten him; befides, if there were any Danger, I stood principally subject to it; but the Danger I did not fear, confidering of what Consequence this might prove, by being inquired into; at length Mr. Edwards gave me the same Information (in substance) I had the day before received from Mr. Evans. I then defired to fee his Son, who being then at School, I could not speak with him; but that Afternoon about Two of the Clock I went again, and was then told, That the Boy had denied all. which denial was occasioned hy his Sisters telling him, He should be Hang'd for what he had herein declared; this the Sister could not deny; but as foon as the Boy was called into the Parlour, where I with feveral others were, before I questioned him about it, I discoursed him concerning the danget of a Lye; and after I had folemnly enjoyned him to tell me the very Truth: The Boy then declared to me, as he did at first to his Father and Sifters, and told me, That his Sifters Threats had frightned him into a Denial. Upon this, I took in Writing the Substance of what the Boy declared, and the next day drew it into a formal Information, which followeth:

The Information of William Edmards, Second Son to Thomas Edwards, of the Parish of Alballows Barkin, London, taken the 18th day of July, in the Thirty Fifth Year of the Reign of our Sovereign Lord King Charles the Second, Anno 1683.

Says, That this Informant on Friday the 13th of this Instant July, as be was going to School with his Brother Edward, he heard that His Majesty, and

His Royal Highness the Duke of York, were going to the Tower; whereupon this Informant left his Brother, and ment to the Tower to see his Majesty and His Royal Highness; and when this Informant had seen His Majesty, and His Royal Highness, this Informant about Nine of the Clock in the Morning of the same day, went to see my Lord Brandon Gerard's Lodgings, and as this Informant was standing almost over-against my Lord Brandon Gerard's Lodgings, between the Lord Gerard's, and the late Lord of Essex's Lodgings, this Informant sam a Hand cast out a Bloody Razor out of the said Earl of Essex's Lodgings; and this Informant row going to take up the said Razor, which he saw on the Ground to be Bloody; but before this Informant came to the Razor, there came a Maid running out of Captain Hawley's House, where the said Lord of Essex Lodged, and took up the said Razor, which She carried into the said Captain Hawley's Huse: And this Informant believes, that it was the Said Maid, whom he first heard cry out Murder: And this Informant further saith, That he heard the same Maid say to some which were about the Door, after the Murder was cried, That She did hear the said Lord of Essex to Groan three times that Morning.

The Information of Mrs. Edwards, Wife to Thomas Edwards.

S Aith, That about Ten of the Clock, in the Morning, on Friday the

13th of this Instant July, This Informants youngest Son William Edwards, aged about Thirteen years, came trembling to this Informant, and in great Amazement and Horror, told this Informant, That the Lord of Essex had Cut his Throat in the Tower; and further said, That be the said William Edwards in the Morning about Nine of the Clock, did see a Hand cast out a Razor out of the said Lord of Effex's Lodging-window, which Razor be saw on the Ground to be Bloody, and the said William Edwards was going to take up the said Razor, but before he came to it, there came a Maid running out of Capt. Hawley's House, where the faid Earl of Essex Lodged, and took up the Razor, which she the said Maid forthwith carried into the Said Captian Hawley's House; and soon after be the said William Edwards beard ber, as be the said William Edwards did believe, cry out Murder. And this Informant further faith, That the substance of what the said William Edwards bath Sworn in his Information, be the said William Edwards on Friday last did declare to this Informant, and her whole Family, several times, attesting it to be true, and several times since.

This the Boy declared he was ready to attest; but finding several Justices of the Peace very shy, I thought it proper to carry these Informations to the Secretary of State, and know his pleasure therein; accordingly, Thursday the 18th of July, about Four of the Clock I delivered these Informations of the Boy and his

his Mother, to whom the Boy had difcover'd it, as foon as he came from the Tower. My Lord Sunderland seemed much furprised, and after some pause, told me, That I should bring the Persons (who were not then with me) the next Morning, and if it were proper, he would take their Depositions .- The next Morning about Nine or Ten of the Clock, I went with the Boy and his Sifter, (the Mother not being well) to whom the Boy had likewife, as foon as he came from the Tower, revealed what he had as before feen. As foon as I came to the Secretaries Office, I fent his Lordship word, that according to his Lordships Order, I did attend. Immediately upon which (before my felf, or either of the Informants were examined) Mr. Atterbury the Meflenger came to the Office, and took me into Custody; the only Instance where fuch as came to give Information Note. on the behalf of the King, were fo treated before any Accusation against them) and some short time after, thus in Custody, I was called in before the then

The first Question (to my remembrance) asked, was, What made me engage in that mater? To which I answered, That I was altogether unrelated to, and unacquainted with that Honourable Family; fo that there lay no more perfonal Obligation upon me first to move, than upon any Man whatever, who might have met with the like Information; but it was my love to Truth and Justice first ingaged me in it; and through the Grace of God, my Duty therein I would do, though death stared me in the face every step I made. I can't but here observe the carriage of the then Duke of York, who with a concerned Countenance, leaning his Elbow upon the board, covered his Face with his Hand, upon which I did immediately imagine, that somewhat within did more trouble him, than all the trouble from

King and Council.

without did me; for though I stood as the supposed Criminal, I had reason to guess - somebody else was the real one. I did then observe to His Majesty the incoherence and Contradictions sworn before the Coroner by Bomeny and Ruffel, who were the Persons that pretended to prove the Self-murther before the Coroner; upon which his Highness called for those Informations, but faid nothing in anfwer; His Majesty then took them, and faid as little; but the then Lord Keeper North having read them, went about to reconcile those Incoherences and Contradi-Etions; upon which I did object against what his Lordship said, as insufficient, and further urged the Objections I had before made. His Lordship seemed very angry that I made those Reflections; but, with fubmission, I think, by printing the Coroner's Depositions, every man was in fome fort appealed to, whether what was fo fworn, and printed, was not fufficient to induce every impartial Person (for fuch the Coroner and Jury ought to have been) that the Earl of Effex did indeed cut his own Throat; and the printing those great Incoherences, and contradictory Depositions, argued as great impolicy in the Authority that published them, as the deposing them did villany in the Informants, or the believing them want of understanding (not to say honesty, integrity and impartiality) in the Coroner, and most of the Jury. After fome time fpent in the Examination, I was ordered to withdraw into the Secretary's Office, and repeated Orders given by the then King, that I should be kept close (perhaps that I might not hear the Boy, or his Sifter examined) the Boy was then called in, and at first (as I was afterwards informed) did not deny the truth of his Information; but being not then past Thirteen, and frighted by being before so great Authority, he wept; upon which his then Majesty stroked him upon the Head, and faid, did you not in-

vent this to excuse your truenting? To which the Boy trembling, answered, yes (this the Boy declared at home after his Examination). Then the Sifter was called, who declared how the Boy, upon his first coming from the Tower, had inform'd her as before fet forth; and tho after threatned to be whipt, never retra-Eted till the Tuesday, when I having been there, his Sister had frighted him into a denial, which as foon as I came the fecond time, he retracted, and stood to his first Information, saying, his Sister had frighted him, and told him he should be hanged, and his Father would be undone; the fear of which made him deny it: She further declared, that she did verily believe they never knew or heard of me till the Tuesday after my Lord's death, and that I never did give, or offer her Brother one Farthing, but still enjoined him to speak nothing but the truth. (this the Sister did after declare was the Substance of her Examination). After the Sifter's Examination was over, I was the fecond time called for, and told by my Lord Keeper, that I would have fuborned the Boy; to which I answered, that I was well fatisfied of my Innocency in. and abhorrence of all fuch Practices, which in this case appeared impossible. feeing the Relation of the Boy was feveral days before I ever law or heard of the Boy; nevertheless I was ready to give what Bail his Lordship should be pleas'd to command; upon which I was ordered to give Bonds with Two Securities in Two thousand Pound apiece; this I did that very afternoon; but the omission of the Under-Secretary, in the form of these Bonds, was very advantageous to me. and my Security; for whereas the Condirion of all Council-bonds were to conclude, and in the mean time to be of the good behaviour; this Clause in mine was left out, by which my Friends were faved from that, which otherwife would (as you will afterwards find) have ruined

them. Standing thus under Two thouland pound to answer to an Information of Subornation, I thought I was in Selfjustice bound to make what further inquiry I could, to strengthen the Boy's Evidence. To which my Lord Keeper (without the least colour) suggested, I did endeavour to suborn the Boy to Iwear. In this Inquiry I was dayly hurried up and down, and found most People afraid to discover what they herein knew; and which was more, few of my Acquantance could I prevail with to go with me upon these Inquiries; for my Misfortunes, with the danger that from the corruption of the then Times naturally threatned men, deterred all from engaging any ways herein. But at length I met with a Gentleman, who readily went with Mr. Cragg. me upon all occasions. In a constant search after many particulars (which would be too tedious here to repeat) I was likewise informed of a Girl that had also seen the bloody Razor, as before, thrown out of my Lord's

a constant search after many particulars (which would be too tedious here to repeat) I was likewise informed of a Girl that had also seen the bloody Razor, as before, thrown out of my Lord's Chamber-window; upon which I went to St. Katherine's, where the Girl lived, and several Persons being present, I took in writing what she could say herein, and what her Aunt and Mr. Glasebrook, to whom she related it as she came from the Tower, could testify; which Relation was as followeth.

August the 8th, 1683. The Information of Jane Loademan, aged about 13 years, who did in the prefence of these whose names are here under-written, declare as followeth.

That the said Jane Loademan was in the Tower on Friday morning, the 13th of July last, and standing almost over against the late Earl

Earl of Essex's Lodging Window, she saw a hand cast out a Razor out of my Lord's Window, and immediatly upon that she beard shreeks; and that there was a Soldier by my Lord's door which cried out to those within the House, that some body should come and take up a Razor which was thrown out of the Window; whereupon there came a Maid with a White-hood out of the House, but who took up the Razor, she cannot tell.

John Broom, and William Smith.

August the 8th, 1683. Mr. William Glasebrooke doth declare,

Hat one Jane Loadman, Aged about 13 years, inhabiting in the same House where he the said William Glasebrook lodged, did on Friday the 13th of July last past, between the hours of Ten and Eleven in the Morning, in the presence and hearing of bim the said William Glasebrook, declare to her Aunt, that the Earl of Essex had cut his Throat; upon which ber Aunt was very angry with ber; whereupon she the said Girl did declare, that she was fure of it. For she same bim throw the Razor out of the Window, and that the Razor was bloody, and that she heard two groans, or Breeks (which of the two words (be used, he the said William Glasebrook is not certain). Of this he the faid Glalebrook is ready to make Oath.

William Glasebrok. Loadman's Aunt, Margaret Smith.

About this time I was informed, That the Report of the Earl of Effex's Death was at Tunbridge about Nine of the Clock that very Morning he died, whenas my Lord's Death was not known in the Tower till about Nine; whereupon I rid to Tunbridge, but I found the person very fly, and unwilling to appear in the matter. I had no fooner returned to London but I was told, the same Report was at Marleborough in Wiltshire (about 70 Miles from London) the very morning of the Earl's death; whereupon I rid to Marleborough, resolving to trace the Report as near as I could to the Author. When I came to Marlborough, I met with one Jeremiah Burgis, whom before this I never to my remembrance faw or heard of; who declared, That the very Morning my Lord died, he was at Froome in Somersetsbire (about 30 miles distant from Marlborough, and an hundred miles from London) and being there at the Dolphin, he was informed that the Earl of Effex had cut his Throat in the Tower. did desire Burgis to Write me a Letter to the Master of the House at Frome. to inform me (if he could remember) who it was that reported this at his House. I did at Marlborough likewife speak with one Lewis, who did also inform me,." That about Two of the Clock the day the Earl died, as he was riding up Husbands-Hill, (not far from " Andover) he overtook a Gentleman, riding a very easie Traveller's pace; and as they were discoursing of the News in the Countrey, the Gentleman faid, He had heard a report of the Earl of Esex, that he had cut his Throat in the Tower: But the Gentleman was altogether a Stranger to him, and therefore he could not inform me bem or where to find him. With Burgis his Letter I was riding to Froom: but when I came within about fix miles of the place, at a Town called Bradford, Istopt at an Inn-door to drink a Glass of Cyder;

upon which, one Beach an Attorney, (notorious in his Countrey and Generation) informed a Justice of Peace then there, That I looked like a disaffected person, by wearing Band and Cuffs, and therefore in that dangerous Time I ought to be examined; upon which, the Justice came out to examine me, and there came with him one who knew me, fo that the Justice seemed well satisfied: But Beach taking the Justice aside, tells him, That he ought to be more strict, and fearch me; for by my wearing Band and Cuffs, it was plain I was disaffected to the Government, (of this I have been often told by some then there); upon which the Justice told me, He must search When I perceived this, I thought it proper to give the Justice a particular Account of the Occasion of my being in the Countrey; as also, what Papers I had about me; which Papers being read, after some Debate, and advising with Beach, he made a Warrant for my Commitment, the Form whereof, in the Conclusion, was the most Illegal I ever faw. The Warrant ran in these words, viz.

Tothe Keeper of His Majesties Goal of Fisher-ton-Anger in this County, or his sufficient Deputy, These. I send you berewithal the Body of Lawrence Braddon, apprehended in the Town of Bradford in the County aforesaid, this present Two and twentieth day of August, taken upon Suspicion of being a dangerous and ill-affected person to the Government, and for resusing to give an account of his business in these Parts, and for having Letters of dangerous consequence about him. These are therefore in the King's Majesty's Name to Will and Require

you, That upon sight hereof, you receive him the laid Lawrence Braddon into your Gaol, and him there safely keep, (not permitting him to have Pen, Ink, or Paper, or Versing to converse or speak with him) until you shall receive further Orders from His Majesty and Privy-Council. Hereof you are not to fail at your peril. Given under my Hand and Seal at Bradford, this 22d day of August aforesaid, Anno Regni Caroli Secundi, Angl. &c. 35. Anno Dom. 1683.

It was long before I could prevail with the Justice to let me hear my Warrant read; but when I told him by the Statute I would 31 Car. 2. have a Copy of it within fix hours after I was brought to Gaol, he read it to me; finding the Conclusion to be fo Arbitrary, I told him he could not justify his Warrant; which should the Jaylor obey, I might be kept a close Prifoner during life. For I was not to be admitted to Pen, Ink or Paper, or converle, till the Jaylor heard from the King and Council, without which I must perish in Prison without Conviction or Tryal: I told him, That all fuch Warrants of Commitment ought to conclude, till he be discharged by due course of Law: but the Justice told me he would maintain the Legality of his Warrant. By vertue of this Warrant I was carried to Wiltshire Gaol (about 30 miles distant from Bradford) where I found the Keeper. of more sense or honesty than either his Worthip, or his Cabal; for there were several Attorneys in the Inn when I was examined; (with whom Mr. Justice advised) for the Goaler told me, that notwithstanding the strictness of my Com-C 2 mutment,

mirment, I should discourse with whom I would, himself being by; and write to whom I would whilft he was prefent and faw it. Thanking my Keeper for this Civility, I did immediately demand a Copy of my Commitment, and writ to London for my Habeas Corpus thereupon, which within some short time I received, and was brought to London to be bailed; but all the Judges being out of Town, I was, according as the Statute herein directs, to be carried before my Lord Keeper (North); but his Lordship ordered the Goaler to bring me before him at the Council that Afternoon; as foon as I apappeared before his Lordship, my Lord feemed well pleased at a supposed, but mistaken advantage he thought to have had against my Bail; for his Lordship imiling, told me, notwithstanding he did not expect that I should have had much regard to my felf, yet he did believe I would have had that just respect to my Bail, as not to ruine them by those new matters then to be laid to my Charge. To which I answered, I knew not wherein I had prejudiced my Bail, of whom the only thing required was my appearance the then next Term, which (if God permit) I would do, and thereby indemnify them: No, replied his Lordship (fmiling) the good behaviour was likewife required; A notorious breach whereof appears in these matters you stand afresh charged with. I did humbly appeal to the Bonds themselves, and in the Condition there appeared the Omission before observed. For which his Lordthip was very angry with Secretary Jenkins, who immediately transferred the blame thereof to his under-Secretary. When his Lordship found, that by this neglect my Bail was flipt from his hands, his Lordship was resolved to hold me fast enough; and therefore demanded Bonds with Sureties in Twelve thousand pounds, for my Appearance, and as much more Security for the Good Behaviour. 1 did

hereupon desire his Lordship, That he would confider the Statute upon which I then came to be Bailed; and, as that Statute required, his Lordship would consider my Quality, and the nature of my Offence: As for the first, I was a younger Brother, and my Father living; and as to the second, the pretended Crime, it was of the very same nature with that under which I stood bound with Sureties in Two thousand pound for my Appear-My Lord Keeper reply'd, That according to the Statute, he did confider both my Condition and the Offence, and regulated his Demands accordingly; for had I been an Alderman of London, my Quality answerable to the Crime, for every Six thousand pound his Lordship would have demanded Twenty; fo that then I must have given Eighty thousand pound Bonds' in Bail and Suretyship; which (to the best of my remembrance) is twice as much as I ever yet heard demanded of any Nobleman in England. though under a Commitment of High-Treason. Whilst I was before the Council, I defired his Lordship, that some of those Witnesses might be sent for out of the Countrey where the Report was of the Earl's having cut his own Throat in the Tower, before his Lordship was dead. Upon which, one of the Lords of the Council (to the best of my remembrance, the now Marquels of Hallifax) faid, This is just as it was in the Gase of Sir Edmundbury Godfrey. But the Lord Keeper, I found, would not fend for Witnesses to prove what his business was industriously and oppressively to stiffe. Not being able to comply with these hard terms, I was remanded to Wiltshire-Gaol: But that night lying in Town, I read the Statute, and advised with some of my Friends, who found that the Good Behaviour could not be demanded, but that Bail to answer the Cause of Commitment. was all the Statute did require. I did therefore the next morning defire my Keeper

Keeper to carry me to his Lordship's House in Great-Queen-street; and for the Reasons before observed, I did hope his Lordship would not insist either upon the Good Behaviour, or yet upon 10 great Bail. My Keeper accordingly carried me: But before his Lordship that time faw me, my Keeper did acquaint his Lordship with the Occasion of his bringing me once more before his Lordinip. Upon which, the Lord Keeper fent for me, and told me, That the Good Behaviour he neither did or could require; and if I would give Bail to answer my Commitment, I might have my Liberty. To which I replied, That in so large a Sum as was demanded, I could not; but in all would give Ten thousand pound Bail, which I hoped his Lordinip would judge fufficient. His Lordship said, What was agreed upon at the Council, he could not there change: but my Keeper should bring me down that afternoon to the Council; and if there it could be complied with, I should be bailed. That afternoon I did accordingly attend the Council, where I found his Lordship's mind changed, and returned to his first Demand, Twelve thousand pound for my Appearance, and Twelve thousand pound more for my Good Behaviour; notwithstanding that very morning he had (as before) declared he could not by Law require it.

His Lordship did represent my Offence such as deserved the greatest Punishment, and told me, Such Practices might shorten my days, (or words to that effect). I replied, That I was not conscious of my having done any thing which deserved a Prison, much less Death: but the manner of Death I did not sear; and if in the way of my duty I met it, I could as chearfully die at Tyburu in a Halter, as

in my Bed of a Fever.

Having thus suffered in the defect of this Act, I cannot but here take notice of one great Omission in this Statute. This

Act inflicts a Penalty of One hundred pound upon the Gaoler that denies the Prisoner, or any on his behalf, a Copy of his Warrant; and Five hundred pound Penalty on every Judge that refuses to grant an Habeas Corpes upon the Statute, for the removal of such Prisoners; but inflicts no certain Penalty upon the refufal to bail the Prisoner that shall upon this Act be brought before them; fo that if the Judge either demand Ten times more than the Quality of the Prisoner. or the Nature of the Offence requires, or refuleth to take any Bail whatfoever, there can no Action of Five hundred pound for this refusal be brought, for no Penalty in this Case is enacted. It's very strange, that the Statute should lay so great Penalties upon the denial of the means of Bail, (viz.) the Copy of the Warrant, and Habeas Corpus; and yet not enact an express Penalty for refusal of the end, (viz.) Bailing the Prisoner; for what fignifies either a Copy of the Commitment, or an Habeas Corpus thereupon, if Bail be not procured? This is the putting the Prisoner to a very fruitless Expence.

I must confess, seeing the Statute requires the Judge shall Bail the Prisoner, taking Recognizance with one or more Sureties, according to the Quality of the Person, and Nature of the Offence, a Special Action of the Cafe lies against fuch Judge upon his refusal: But if there be little Damages sustained, as it may happen; for though one Judge refuse, another may grant the Prisoner his Liberty upon Bail, and confequently fo proved, the Jury being fworn to go according to Evidence, as well in the Damages, as in the matter directly in Issue, must go according to Proof, unless they think the extravagant Verdicts of late Times, (which found One hundred thousand pounds, where not one Farthing was proved), will excuse them, in giving Fifty times more than was fworn to be fustained.

fullained. Few words more in the Statute would I humbly conceive, have fufficiently provided in this Case; for in the Statute, wherein it is faid, That if the Judges shall deny any Writ of Habeas Corpus, by this Act required to be granted, being moved for as aforefaid, (it had been added, or stall refuse such Bail as the Quality of the Prisoner and Nature of the Office requires), they shall severally forfeit to the Prisoner or Party grieved the Sum of Five hundred pound, to he recovered in manner aforesaid: These few words would have given the Five hundred pound for refusal of Bail, as well as denying the Habeas Corpus; whereas without the like Clause, the Statute may (in effect) be daily evaded.—To return.

But now, instead of being sent back to Wilishire, I was turned over to Mr. Atterbury the Messenger, where upwards of five Weeks, I lay at no less Charge than 41. and odd Money per Week directly, besides other Collateral Expences; this being too great for my Fortune to comply with, I was advised to remove my felf to the Kings-Bench; but before-hand, to agree with the Marshal upon Security, to have the Liberty of the Rules; this I did by a Friend, who told me, That upon giving the Marshal 2000 l. Security for my faithful Imprisonment, and 5 s. 3 d. per Week Chamber-Rent, he had promifed to allow me the Liberty of the Rules. Whereupon (after some Opposition) I removed my felf; but the Marshal I found false to his Promise, for he having got me into his Custody, demanded two Men for my Security in 10000 l. a piece, and 105. 3 d. per Week, Chamber-rent, and then affured me, I should have the Liberty of the Rules. To these Terms (10 much above our first Agreement) I submitted. But the Marshal the second time unjustly disappointed me; for under this Security and Chamber-rent, I was ordered to be kept close Prisoner at no less Charge, than 21. 5 s. 3 d. per Week; and under this strict Confine-

ment, the Marshal refused to give me back my Security-bonds, which at last I was forced with Guineas to redeem. For this severe and unjust Usage, the Marshal pretended the special Order of the then Lord Chief Justice Jeffreys, before whom at the Kings Bench-Bar, I was the then next Term bailed; after which, with all possible Industry and Diligence, I renewed my former Inquiries. But about the 12th of that November, I was taken up by the City-Marshal, by Virtue of a Warrant of the Lord Mayor, or Court of Aldermen, as Illegal in the Caufe, as the other was in the Conclusion of the Commitment: for the only Cause (if it can properly be so called)in the Warrant, was. My being suspected to be Disaffected to the Government; finding the words so general, and not one particular Instance to justify that Suspition of Disaffection, I could at first give no probable guess at the Information. By the City-Marshal I was first carried before Sir James Edwards, and after that, the then Lord Mayor, before whom I refused to answer such general Questions as were asked, without feeing my Accuser, and hearing my Accusation; but I foon found what was the pretence of my Commitment, which I had grounds to suspect, was designed to be stretched to the highest Offence, nothing less than Treason; for I was charged with bespeaking several Hundreds of the Protefrant-Flails, with a Design therewith to Massacre the Kings (then called) Loyal Subjects. Refusing to answer the Lord Mayors Questions, I was committed to Captain Richardson, who was ordered forthwith to carry me before the King and Council; as foon as I came there, my old Friend, the Lord Keeper North, began to interrogate me in several Particulars; but I refused to answer any, till I saw my Accuser, and heard my Accusation; his Lordship told me, my not answering that Honourable Board, was a contempt. for which I might be profecuted. To which

which I replied with Submission, 'I did not understand I was obliged in strictness of Law, to answer to any Accusation, till I came judicially to be tryed, where I should both see the Accuser, and hear my Accusation. At length the King ordered my Accuser to be called in, whose Charge (in Substance) was this, (viz.) That such a time, about four Years and a half before, I came to his Shop, and bespoke a Pocket-Flail; which by Descriptition, I did order him to make; the next day after I bespake three more, which I was to fetch the third day. And did likewise declare, He should make me several hundreds, but I came not according to my Promise for either of the three, or did he make any of that number I pretended to bespeak. That 'I did bespeak one, and the next day three, I did confess to be true, and likewise fetched one of the three the third day; but these not being made according to Direction, I would not have the other two. As for the Five hundred, or any fuch Number I should bespeak, 'I did declare, (as the Truth was) that part of the Charge was very Malicious and False. Major Richardson being then there, as foolishly as maliciously, endeavoured to frustrate my Defence; for he told His Majesty, the true Cause I came not according to my Promise for any of that great number I had bespoke, he would give His Majesty. For Captain Richardfon declared, 'That almost three years before, he had been in that Turners Shop, where feeing one of those Instruments '(it being the first that he ever saw) he 'demanded of the Turner what he called them; who answered, A Pocket-Flail; and then further told him, 'That the Gentleman for whom he made the first 'above a year before, pretended he would then have feveral hundreds made, and bespoke three Flails after the first, but came not for either of the three, or any of that number which he pretended he did want. Captain Richardsen de-

clared upon this, 'He did believe these was a general Defign against the Government, and therefore he did Charge the Turner, That if the Gentleman came according to his Promise, he should endeavour to secure him; which Caution he did suppose I had heard of, and therefore came not according to my Promise. Of this most ridiculous Suggestion, I took immediate advantage, and told His Majesty what the Captain alledged, could not possibly be true, even by his own Suggestion. For he confesfed, That the Turner told him when he first saw the Flail, that I had bespoke a great Number above a year before, and was forthwith to have fetched one of them, but came not according to my appointment; and yet the Captain alledges, That his Caution so long after given, did influence my not coming a year and a half before. Immediately upon this, the King faw this Charge mixt with fuch folly and fallhood, that His Majesty thought fit to order my immediate Discharge. As soon as I came into the Room next the Council, Captain Richardson took me by the Hand, and protested he was extreamly glad I was discharged; but considering his good Service, in just before endeavouring to prevent it, I gave little Credit to this Assurance. Being once more at Liberty, I continued, as before, my Inquiries, in which I was daily hurried up and down; for having made it my business to get the Names of most of the Soldiers upon Duty that day my Lord was Murthered, I was in a constant Inquiry after some of them; for I had reafon by fome Information I had received. to believe that not a few could speak not only to the throwing out of the Bloody Razor, but to that which was more material, the fending in the Ruffians to my Lord, and from whom those Villains went commissioned. But as I spoke with any of those Soldiers, I perceived them very shy, and denied to me, what they

had before freely confessed to their intimate Acquaintance; and afterwards told their Friends, they would not be brought into trouble, by testifying their Knowledg therein, which they knew would

most certainly prove their Ruin.

Whilst I was Prisoner in the Kings-Bench, I (with the rest of the Kings Prisoners) was several times search'd; but having still notice some short time before such Search, I conveyed away such Papers, as being seized, might have tended to my Prejudice. But in such hurries, I lost a List of such Names that could have declared that which was not a little material to this Discovery.

In Hillary Term 83. Mr. Speake and my felf were tried upon an Information; the substance whereof was, 'That whereas Arthur late Earl of Effex, the 13th of 'July (being Prisoner in the Tower for High-Treason) himself feloniously, and as a Felon of himself, did Kill and Murther, and the day after, was by the Coroners Inquest so found; The laid Lawrence Braddon and Hugh Speake, well 'knowing hereof, but contriving, and ma-'liciously, the Government of our faid 'Lord the King, of this Kingdom of England into hatred, difgrace and contempt, to bring, &c. did falfly, unlaw-'fully, maliciously', and seditiously Conthire, and endeavour to make the King's Subjects believe, that the faid Coroners 'Inquisition was unduly taken, and that the faid Arthur Earl of Effex, by certain Persons unknown, IN WHOSE CUSTODY HE WAS, was killed and murthered, in order to which they the faid Lawrence Braddon and Hugh Speake, did falfly, unlawfuly, unjustly, maliciously, and feditiously Conspire to procure certain false Witnesses to prove, that the said Arthur Earl of Effex, by the faid Persons unknown, was killed and murthered. Vide Tryal, p. 4.

Observe, The Information doth not Charge us, or either of us with conspiring, or endeavouring to Suborn salse Witnesses; because to prove that, some Money, or other Consideration must have been prov'd offered, or promised; which they being not able to prove, the Information saith we did Conspire to procure salse Witnesses. And yet, because Subornation would represent the matter most Odious; in the Title page of the Tryal, it was expressed, Upon an Information of High Misdemeanor, Subornation, and spreading False News.

This Information charges Mr. Speake and my felf with falfly, unlawfully, malitiously and seditiously endeavouring to procure false Witnesses to prove, That (the Right Honourable) Arthur, late Earl of Effex, was killed and murthered by persons unknown, in whose Custody he was; but to destroy this conspired Charge of Mr. Speake, and my felf, against those in whose Custody my Lord was (at the time of his deach) the then Attorney-General tells the Court, That they would give an Account of the Earl's Death, how he murthered himself, and for that they had a CLOUD OF WITNESSES (Speake and Braddon's Trial, pag. 30.) But when this Cloud appeared, it confifted in Major Hawley (at whose House my Lord was murthered) Russel the Warder who then kept the Chamber-door) Bomeny my Lord's Servant, (then attending on his Lordship) and Lloyd the Sentinel (who kept the outward Door whilst my Lord was murthered). Here are Three (Monday being the 4th) of the Men in whose Custody my Lord was, and consequently (according to the Information) the very Men, Mr. Speake, and my felf, had conspired to charge with my Lord's Murther; and these very Men, in whose Custody my Lord was, were like a Cloud of Witnesses brought to prove, that those Men, in whose Custody my Lord was, did not murther his Lordship, but that the Earl himself, feloniously, and as a Felon of

himself, did kill and murther.

How very ridiculous would it have looked, should the then Court, or King's Council have thus spoke to those Three Witnesses, (viz.) Gentlemen, YOU (heing three of the men in whose Custody my Lord was at the time of his death) are designed to be charged by the Defendants Speake and Braddon, with the murther of my Lord; but WE have thought it convenient and JUST by YOU to prove, that YOUR SELVES did not murther this unfortunate Lord, but that this Lord himself feloniously, and as

*. Bomeny's and Russel's Information before the Coroner. which are at large herein before printed.

a Felon of himself, did kill and murther, as UPON ONLY SOME OF * YOUR DEPOSI-TIONS he hath been already found by the Coroner's Inquisition. Do YOU therefore upon Oath but purge YOUR SELVES,

and lay this Murther to my Lord's own door, and WE will inflict exemplary punishment upon these Defendants, whose Conspiracy tended to the charging YOU as Actors in it, or

Privy thereunto.

I do humbly conceive, that all this was virtually included in the Examination of those Witnesses, whose Oaths were not only admitted to purge themselves, but to render fuch as Criminals as should endeavour to charge them. Should the like be practised in protection of all accused (I am well fatisfied) no man would turn Acculer.

If any shall say, THESE (being the men attending on my Lord at the time of his death, and his Lordship then a close Prisoner) are the persons to be presumed privy to what was done BY his Lordship just before his death, and therefore the parties

which as to that could be fworn.

I answer, As they were THE MEN which were to be prefumed privy to what was done BY his Lordship just before his death, because they were the persons

whose Stations were so near his Lordship, for this very reason they were THE PARTIES which were likewife to be supposed privy to what was done TO HIS LORDSHIP just before his death: and therefore admitting that his Lordship fell by Treachery and Violence, these were THE. MEN must be prefumed conusant thereof. Wherefore these mens Testimony being in effect a Self-discharge, ought not

here to have been admitted.

With all submission to that great Justice, Judgment and Policy, which drew and managed this Information against Mr. Speak, and my felf, I think herein the managers of this Profecution extremely failed in their proof; for Mr. Speake, and my felf, being accused with falfly, Oc. conspiring to charge those . in whose custody my Lord was, with murthering my Lord; The Duty incumbent on the then King's (or rather DUKE's) Council was to prove, That we, or one of us, did use indirect means, by Bribes, Threats, or the like, to procure those False Witnesses; and this(or whatever elfe was brought to prove this Information) ought to have been deposed not by such as appeared in Court (in effect) with Halters about their necks to [wear for their OWN lives; being virtually told, This do, and you shall live; but in the day ye fail thereof, ye shall surely die: But this Information ought to have been testified by men who stood recti in Curia, which were neither themselves to be hanged for murthering my Lord, provided they would not (by consequence) prove he did murder himself; or to be not only faved, but well rewarded in case they did (though contradictorily) confirm the same.

As for all those Witnesses which were produced against us, to prove any Bribes, or the like, I do suppose Prejudice it self will not pretend to fay, that by the Trial (which none can believe Sir George Jefferyes would order partially, in our favour, to be printed) the least colour of proof

is given by any.

That Nation is happy whose Government answers the true end of Governours, (viz.) To be terrors to Evil-doers, and a praise to those that do well; but when once this end is inverted, and Justice (or rather that which a Corrupt Court falsly calls so) becomes a SKREEN to Malefactors, and punishment inflicted on those who would punish them, then is that Kingdom in a much worse condition than it could be by the state of Nature. For Justice thus corrupted, would prove as fatal to the Body Politick, as the poisoning all Drugs, Simples, &c. would to the Body Natural.

This by the perversion of all Law and Justice would probably have proved our general Fate, had not God (in mercy) by our present Sovereign, removed the

Source hereof. — But to return.

Upon my Tryal, I did expect all that the most inveterate and milicious Rage could utter, and therefore was not furprifed with all that Fury, and unjust Inveteracy, that appeared in the Court; especially the MOUTH thereof; for in the midst of his Rage, when I was fallly represented under the most odious Charaeter, worse than a Common Robber, or Burglar (for these Mens Crimes tended only to a private Mischief, but mine to a general Confusion); I could not forbear fmiling upon the then remembrance of this Story. A Neighbour of mine, whom long fince I knew in the Country, an illiterate plain Country Farmer, who had a Wife of as violent Spirit as liv'd; and one day she came into the Room where her Husband was (with feveral Neighbours); as foon as She came, tho there was not, or it feems had been, the least colour for a provocation, for he still carried himself well towards her, She flies into the greatest Rage imaginable, calling him all the Names that Malice could invent, or Rage could utter; and had She not been prevailed upon, might have done him some Mischief. The Husband in

the midst of this great Storm, well knowing all to be false with which the Fury of his Wife had charg'd him, stood as a Man altogether unconcern'd, and appear'd rather pleasant than displeased. One of his Neighbours then ask'd him, How it was possible for him, so to receive the fcurri'ous and bitter Railing of that furious Woman? To which the Husband finilling, calmly replied, That his Wife talked of a Man he did not know; and therefore, what reason had he to be concern'd, when he was not the Person she spoke of, &c? I did ask my Conscience, an Infallible Evidence, according to the Truth, to condemn or acquir, Whether I was this profligate Villain his Lordship did fo infamoully Characterize; and I found that impartial Judge (by whose Sentence at the last day I shall stand or fall) did acquit me from that Crime, which his Lordship's Corruption against his belief unjustly charged me with; and therefore I thought I might well fay to my felf, as that honest Countrey-fellow did to his Neighbours, I am not the man thus railed at; but his Lordship reviled a man I was not acquainted with, or knew, and therefore stood very much unconcerned at whatsoever his Lordship's corrupt virulence falfly and malitiously (in subservency to that bloody Defign that committed the Murther) without the leaft colour of Crime applied to me, who was as innocent of the Offence, as of the farfetcht strained and groundless Aggravations. Let any impartial man read the Tryal, and well observe what is sworn, if in the Evidence he find the least appearance of an Offence, I dare fuffer what I have already undergone; but if men will take the malicious and grounless Infinuations of a time-ferving, mercenary Council, &c. or the corrupt Charge of as corrupt a Judge for Evidence, they will find me painted in the worst of colours. I did not expect that my Innocence would prove my protection against these unjust and

and violent Proceedings, and therefore I might have faved my felf, and Friends, the troube of a Defence; and with that Welchman, who fleeping at the Bar, whilft the Evidence in a Capital Crime was Iwearing against him; and being awaked by his Friend, and advised to prepare for his Defence, starts up, and rubs his Eyes, laying, If they have a mind to hang hur, they will hang hur whether hur make hur Defence or no. - But desiring in some meafure to fatisfy the World that there were strong grounds to believe this unfortunate Lord was treacherously butchered, I thought it proper to produce fome Witnefles in order thereunto; but when I found that some of these so produced, were so brow-beaten by the King's Council, and faw that they were afraid to testify the Truth, and upon Oath denied what I knew to be true, I thought it convenient not to produce many of these whom I had subpoened, because they should not be baffled, and spoiled by the Court; for should any of these Witnesses upon Oath (through fear) have denied what they knew to be true, and afterwards (when Truth in this case became not Criminal, which I did still believe I should live to see) testify the very truth, their former Denial would be produced to invalidate their after Testimony, and so their Credit be deitroyed.

As soon as the great Council against me came into Court that Morning, I was tried, before ever the Information was read, he told me he would do my business; upon which I desired he would have the patience to tarry till the Jury had done it to his hands; to which he replied, he did not doubt them; and I found by woful experience he had no reason; for the Jury, without the least proof, found me guilty of the whole matter charged upon me in the Information, and the Desendant Hugh Speake, guilty of all but the conspiring to procure salse Witnesses, and of that they found him Not guilty.

In this Verdict I stand only guilty, (could such a thing be possible) of a Confinacy to procure False Witnesses. It was never before known that one only could commit a Conspiracy. For the notion of a Conspiracy I take to be the combining together of two or more to do that which is ill. But when Falshoods are to pass for Truths, Contradictions must be admitted for Sense; & quod ficrinon debet factum valet. Upon this Verdick Mr. Speake was fined 1000 l. and because (the Court said) I was the greatest Criminal, my Fine was 2000 l. and both ordered to give Security during life.

But Mr. Attorney-General at the Trial was pleased otherwise to express it; for Sir Robert Samyer tells the Court, They need but read Mr. Speake's Letter, and they would find it ten times worse than what Mr. Braddon had done.

For which his Lordship seemed very angry with the Attor-53.

None should appear so great an Actor in

the business as my self.

His Lordship's Behaviour at this Trial was fo very remarkable, that (as I have been informed by feveral) he was scarce ever feen more passionately to express himself. And though my Trial shews great bitterness of expression, yet it is not printed in all its parts as it was spoke, but some of the Billing gate-railing left out; yet fuch as it is, by his Lordship's Authority published (I do humbly conceive) there have few, if any Trials been stuff d with fuch foul-mouth'd Invectives. his Lordship in this was to act counter to his Title; for though the Duty of his Place required his greatest encouragement to the detection of Blood, and the punishment of fuch vile Offenders, at this Trial his business was quite different: For (as I have been long fince informed) one day, not long after my Trial, his Lordship having drunk very freely, upon some discourse with relation to the Earl's

Earl's Death, a Gentleman took then an occasion to tell his Lordship, That my Trial was excellently well managed by his Lordship and the whole Court. which his Lordship made answer to this effect, (viz.) That though he was well fatisfied the Earl of Essex was murdered, his buliness was to stiffe it. This Gentleman is altogether averse from betraying the common Rules of Conversation, by appearing as an Informer or Evidence in judicially exposing what passed over a Glass of Wine; Whether the effects of Wine in this verified the Proverb [In vino veritas), I know not: but it appeared notorious to perfons unprejudiced, that there was just ground to believe his Lordship's Corruption did herein endeavour to stifle what his love (had he any) to Justice in the duty of his Place, should have zealously strove to detest.

Under this Fine I lay Prisoner for about five years: But about August 1687. Graham and Burton came over to the Kings-Bench to treat with several of the King's Prisoners, in order to their Difcharge; and they brought with them a Lift of fuch Prisoners; in which Lift perceiving my Name the ONLY Name croffed, I did enquire how my Name became so marked? To which I was anfwered, That as foon as His (then) Majesty had seen my Name, he called for a Pen and Ink, and with his own hand crossed it; by which I perceived I was defigned for Judgment, not Mercy; and upon application was fo told; for I was inform'd, that no man was more obnoxious to His Majesty than my self, who was the only person that ever cast Blood in his face: But if his own conscience by a just application threw it there, I could not help that; I am sure they that faid it, talked without Book; for nothing at my Trial, or at any time after proved against me, made any fuch thing appear. I must confess, several Witnesses at my Trial subpana'd, could have mentioned some-

what with relation to his (then) Highness's Guilt in this matter; but I found it was a Truth too hot, which that Court would not hear, and therefore thought it not proper to call them, but left them till such a Season wherein Truth in this matter should not be prosecuted as the highest Offence.

And this brings me to the Proofs that have in this Case been taken before the late Right Honourable Committee of Lords. But before I do begin with the Evidence, it may not be amiss to give some short Account how this Case came before that Right HonourableHouse, where it was octassionally brought, upon the motion of the Right Honourable the Lord Lucas, then

Governour of the Tower.

For the day before the Convention fate. (viz.) the 21st of February 1688. having a Warrant against several as suspected privy to, or concerned in the Murther of this Honourable Patriot; and amongst the rest, against Major Hawley, at whose House my Lord was murdered, and Ruffel the Warder before-mentioned; both which belonged to the Tower: I defired a Friend of mine to acquaint the Honourable Governour rherewith, fo that these persons might be secured. As foon as the Lord Lucas faw the Warrant against these two, he did order them both to be be fecured; and the next day there was feveral Depositions, with relation to my Lord's Murther, taken before Justice Robins, who that very day carried Copies of them to my Lord Lucas; upon which, his Lordship the very next day moved the House of Lords for their Lordships directions as to the disposal of Hawley and Russel, and thereupon produced these Informations Mr. Robins had before brought him. Upon reading of these, the House entred into a debate of the matter, and then called me before their Lordships, before whom I gave a short Account of what is as before most materially mentioned. After which, their Lordships Lordships constituted a more general Committee.

This Committee having several times met, there was a close Committee appointed; the Order for which followeth:

The Order for the close Committee.

Die Martis, 5. Februarii 1683.

L Ords Committees appointed by the House to be a Close Committee to examine and take Informations concerning the Death of the late Earl of Essex, and have power to send for and examine what Persons they please, and such Affidavits, as have been already made in this business, as also for what other they please, in order to give their Lordships further light therein, whose Lordships are to make Report thereof to the House.

E. Bedford.

E. Devonshire.

L. Visc. Mordant.

L. Delamere.

Whose Lordships are to meet when, and where, and as often as they please.

Before this Right Honourable Committee, there have been above Sixty persons examined, of which most were examined upon Oath, and many of these several times before this Committee, which in all have sate above thirty times, and several times adjourn'd when other extraordinary Occasions hinder'd their Lordships from taking the Depositions of such as then attended to be examined. In May last, three of the

four Lords of this Committee, (viz.) the Earl of Devon, the Earl of Monmouth, and the Lord Delamere, being commanded by His Majesty into the Countrey, the Earl of Devon (being Chairman of this Honourable Committee) the 22d of May brought such Depositions and Examinations as in this Case had then been taken. into the House: But the House not having time that day to read them, it was deferred till the then next day. Upon the reading of them (it appearing, that the Earl of Devon, the Earl of Monmouth, and the Lord Delamere were absent in His Majesty's Service, for the Earl of Devon that very morning went into the Countrey), their Lordships thought fit to suspend the full Examination of the matter, till these three Lords returned. This appears by the Order following.

Die Fovis, 23 Maii 1689.

A Frer reading several Papers and . Depositions relating to the Death of the late Earl of Essex, it is ordered by the Lords Spiritual and Temporal in Parliament affembled, That the Considerations of this business shall be suspended, until the return of the Lord Steward, the Earl of Monmouth, and the Lord Delamere, who were of the Committee before whom they were made, and who are now in the Countrey in His Majesty's Service. And it is further Ordered, That the faid Depositions and Papers shall be spaled up, and kept by the Clerk of the Parliament in the mean time.

> Joh. Browne, Cleric' Parliamenton

> > Thefe

These Depositions lay sealed up with the Clerk of the Parliament till the 26th day of October, when their Lordships of the first Committee moved for reviving the Committee; which the House revived by this Order.

Die Sabbatis, 26 Octobris 1689.

Rdered by the Lords Spiritual and Temporal in Parliament affembled, That the Committee appointed on the fifth day of February to take Informations concerning the Death of the late Earl of Essex, be, and is hereby revived, to continue and sit as before.

Joh Browne, Cleric' Parliamenter'.

Several other Persons were now examined before their Lordships, who having simished their Examinations, they began to reduce those Depositions and Examinations into such order, as to their Lordships should seem most meet, but this was hardly sinished before the 27th Day of January, when the last Parliament was prorogued, and the 6th of February dissolved, and consequently all Proceedings hereupon stopt till their Lordships shall think sit to revive the Committee in order to bring in their Report.

The Substance of what hath been deposed before the Honourable Lords of the late Committee, and some Justices of the Peace, I shall, in as short an Abstract as I can well reduce it, here give you; in which I shall observe, for the most part, as it falls in order of time; and first, what passed before my Lord's Murther; secondly, the day of his Death; thirdly, after the day of his Death.

As to the first, before my Lord's Murther; it is deposed by Dorothy Smith to this effect: "That about nine days before my Lord's Death, being Servant " with one Holmes in Baldwins-Gardens, and standing upon the Kitchen-Stairs, she "heard several Papists discoursing (in the Parlour of the faid Mr. Holmes's House) concerning the taking off the Earl of " Effex; and it was then and there declared, That they had been with His High-" ness, and His Highness was first for poy-" soning the said Earl; but that manner of Death being objected against, it was pro-" posed to His Highness, That the Earl should be stabbed; but this manner likewise not " being thought proper, His Highness had " concluded and ordered his Throat to be cut; and His Highness had promised to be there when it was done. About three days "after this, (viz.) about fix days be-"fore the Earl's Death, some of the aforesaid persons met again at her said "Mafter's House, where she heard them declare to this effect, That they had resolved the Earl's Throat should be cut; but " they would give it out, That he had done it himself; and if any should deny it, they would take them up, and punish them for This Informant being hereupon much troubled in her mind, and willing to prevent (if possible) this intended Mischief, did hereupon advise with one Mr. Billinger, who before that time had been her Master; but the said Mr. Billinger told her to this effect: That if she valued her life, she should not discover it to any; for the Papists then carrying all before them, the was ruined if she did. Wherefore she did not before my Lord's Death (to her remembrance) discover it to any other, unless she might to Mrs. Billinger, in which she can't be positive: But the day of my Lord's Death, about " Two or Three of the Clock the fame "day, some of the aforesaid Consult coming to her faid Master Holmes's House,

"one leap'd about the Room as extreme-"ly over-joy'd, and strikes the said " Mr. Holmes on the back, and cried, The " Feat was done, or we have done the Feat; " And further faid, He could not but laugh, " to think how like a Fool the Earl of Essex "look'd when they came to cut his Throat. She further faith, "That about five years fince, living with Mr. Rowdon of the Old-Exchange, she was willing to difcover what she had as before heard, to her said Master and Mistress, and Daugh-"ter; but her said Master Ronden was not free to hear all the could fay with relation hereunto, but advised her to hold her peace; for by fuch her difcourse she might ruine Him and all " his Family. This is further confirmed by the Oaths of Mr. Rowden, Mrs. Rowden, and Mrs. Mary Rowden: And Mrs. Rowden doth further depose to this effest; (viz.) "That the faid Dorothy "Smith hath some years since with great "concern declared, That fhe did hope " to live to fee the day wherein she might "fully testifie her knowledge herein; " and this she would do, when she might " without danger.

Mr. Adams and his Wife have deposed to this effect : " That November last was "two years, this Dorothy lived with them "as their Servant; and in tears hath often "declared her over-hearing the Papists " confult of my Lord of Effex's Murther " feveral days before his Death, and by "whose Order the Earl was to be mur-" dered: But these Informants knowing " the danger of fuch discourse (the late "King James being then in so great "Power) did advise her, for her own "Safety, and the Safety of those she " lived with, not thus to discourse: But " the faid Dorothy in tears did usually an-" fwer, That it lay upon her mind night " and day; and she could not be quiet " in her thoughts, that the Earl of Effex " should be fallly charged with cutting

"his own Throat, when she had heard the Papists resolution to cut it themselves, and after own they had done it.
And if ever she might with safety testifie the Truth herein, she would; and did hope those Men that did it, might fuffer for it.

Richard May deposeth to this effect: That (to the best of this Informant's " remembrance) before the Death of King Charles the Second, observing Do-" rothy Smith to be very melancholy, he " defired to know the cause; upon which " she said, That somewhat which she knew "with relation to the Death of the late Earl of Essex, was the cause of her trouble: " and it was not safe for her to reveal it " to any. Upon which, this Informant advised her then to be filent in the mat-"ter. But about the beginning of Fe-" bruary, after our now King's coming, "finding it safe for the said Dorothy "Smith herein to declare her knowledge, this Informant went to the faid Dorothy Smith, and told her, She might now fafely speak what she knew as to my "Lord's Death; upon which, the faid " Dorothy Smith told this Informant, How she had heard the Papills several days before my Lord's Death, declare How the Earl's Throat was to " be cut, and by Whom ordered, (with "feveral particulars in relation thereunto); upon which, this Informant discovered this to Mr. William Tornay, who thereupon told this Informant he " would reveal this to Mr. Braddon, then "upon the Profecution of my Lord's Murther; and some short time after, Mr. Tornay told this Informant, That he had therewith acquainted Mr. Braddon, and defired this Informant, with the faid Dorothy Smith, to meet the faid Mr. Braddon, and the faid Mr. Tornay, fuch a time, at the Crofs-Keys in Watlin-street, where they met accordingly: But when Mr. Braddon had

"the faid Dorothy Smith, the faid Mr. "Braddon declared, That unless the faid "Dorothy could make it appear, That "she had long fince revealed this, he "would esteem it as a new-made Story, and a Lye. Upon which, the said "Dorothy mentioned the Names of several to whom she declared she had long since revealed it; but by all was enjoined to "Secrecy.

Mr. William Tourney hath likewise depoled what herein relates to him. And I am ready to depose, That I never heard of this Dorothy Smith, till Mr. Tourney about February last was Twelve Month, informed me of her; and I never to my remembrance, faw the faid Dorothy Smith, till the faid Mr. May had, as before, brought her to the Crofs-Keys in Watlinstreet, where I first discoursed her in the prefence of Mr. May, Mr. Tourney, and another. Here are five or fix Witnesses prove the very Substance of this Evidence, revealed some years since, when it was little less then Death to discourse it, which clearly proves it is not a new-made Story, and strongly argues the truth of the Relation; for it can hardly be supposed, that this Woman should often under the greatest Concern and Danger imaginable, declare any thing of this nature, unless the Relation was really true; Because the could (rationally) then propose no Advantage by this Invention; but was still told, and convinced of the Danger. Wherefore 'tis rational to suppose, that only the power of Truth moved her to declare what she so often in Tears related. But as a further Argument of the truth of this Deposition, I shall briefly relate what informations have been taken in Contradiction to this Relation, and how these Informations have been detected as false in every particular, which corroborates the Truth of the Acculation: For as a true Defence detects and frustrates a false Charge; so a false Defence (being discovered to be such) as strongly strengthens a true one. The Depositions in opposition to Smith's Evidence, were,

Dorothy Hewits a most violent Papist, who the 9th of April, 1689. before Mr. Justice Dolben deposed, "That in April" before my Lord of Essex's Death, the "faid Dorothy Smith was turned away from "Mr. Holmes's, upon Suspicion of having "stoln a Silver Spoon; and that from "April 1683. to nine Months next after, "one Elizabeth Christopher, then Elizabeth "Cadman, was Servant to the said Mr. "Holmes, and no other Maid-servant in "all that mean time.

Elizabeth Christophers (of a very loose Character) who in this particular upon Oath, the 9th day of April, 1689. before Mr. Justice Dolben, confirms Hewit's Testimony; but that these two are forsworn, appears by many Depositions. For,

It's proved by Robert Bond, that Dorothy Smith did not go to Mr. Holmes's Service, till the beginning of June, 1683. and that Green Beans were fit to be eat, before she left that Service in which she lived, just before she went to Holmes's House.

It's further proved by five Witnesses, That Dorothy Smith was Servant at this Holme's, when Green-pease were very plenty and cheap(which is naturally evident it must be in the latter

Elizabeth Morris, Ann Dupine, Katherine Coldham, Sarah Douthwait, and Robert Bond.

end of June, or sometime in July, which is about two Months after Hewit swore Dorothy Smith was turned away; and it's positively sworn by one, that Dorothy Smith was Servant in Holmes's House in July 1683. after the Death of the late Earl Essex; and this Informant remem-

bers the time, by a very remarkable particular. So that here are five or fix Depositions in Contradiction to Hewit's and Christopher's Evidence, which was designed to destroy the Credit of Dorothy Smith's Testimony; but this Opposition thus detected, adds strength to what it was defigned to prejudice. But it was further fworn by Hewit, that the 6th of July. 1683. (which was the Friday in the Week before my Lord's Death) she went with the faid Mr. Holmes into the Countrey, and the first Night lay at Wickham in Buckinghamshire, the next Night at Oxford, and continued there till the 9th; and the 9th, this Informant went with the faid Mr. Holmes to Alderminster in the County of Worcester, to the House of one Mr. Nathanael Swan, Minister of the faid Town, and continued there till the 23d of the faid Month of July, and then returned. &c.

Nathanael Swan Clerk, deposeth before Mr. Justice Dolben the 9th of April, 1689. "That about the 9th of July, 1683. Hewit "and Holmes came to his House in Alder-"minster, and continued there till about

"the 23d.

This last Information is of little force (tho the Parson designed well) for it swears, about such a time Holmes came to his House, and about such a time went away; but about makes the time very uncertain.

This was defigned to destroy that part of Dorothy Smith's Testimony, which declares Holmes in Town, the day my Lord

was murthered.

When I found Mr. Holmes endeavoured to prove (as before sworn by Hewit) himfelf out of Town, from the 6th of July, 1683. to the 26th or 27th of the same Month; I did endeavour to enquire out all such, as either Mr. Holmes, or Mrs. Hewit were well-known to, or traded with; and therefore I made inquiry after those, with whom (in that Month and Year) they Bought of, or Sold to, all Shopkeepers, Taylors, Butchers, Fish-

mongers, Shoemakers, Hatters, &c. and fuch as upon inquiry, I received fuch Characters of, as I might expect fair Satisfaction from, I did desire to see their Books in that Month of July, to see whether any Goods were bought in Town by the faid Mr. Holmes, or Mrs. Hemit (for proving Hewit in Town, proves Holmes likewife in Town, because it's sworn, and can be proved, they both went out of Town together) or any Money paid between the 6th and 26th of July, by either of these. After a very long and tedious Inquiry (all those Tradesmen being altogether strangers to me) I providentially met with one Mr. Welstead, who very readily shewed his Book, wherein is entred according to his Information, which followeth:

John Welstead of St Dunstans in the West, London, declareth, and is ready to depose, "That in July 1683. he liv'd in " Poppins Alley, nigh Fleetstreet, very near " Mrs. Dorothy Hewit, and often wrought "for the faid Mrs. Hewit; and between Monday the 9th of July, 1683. and Mon-"day the 16th day of the same Month "and Year, this Informant made, or " caused to be made a Dust-gown for the "faid Mrs. Hewit, as appears by this In-"formants Book, ready to be produced; "and the very fame Week, (viz.) between Monday the 9th of July, 1683. and Monday the 16th of the same Month and Year, (but in the very day this In-"formant is not certain); this Informant carried the faid Gown to the faid Mrs. "Hewit, who did then pretend she was "about going into the Country; but "how long after the Dust-gown so "delivered, the faid Mrs. Hemit did go "into the Country, this Informant know-"eth not.

This Book hath not been of any use to Mr. Welstead for almost five Years, and it was a very great Providence this had not been torn out, seeing the Book for

fome years had been used as wastPaper, and the very next leaf to this torn out, and loft. As foon as Mrs. Hewit understood fuch a Taylor's Entry was against her Oath, she, with Mrs. Holmes's Wife, went to this Taylor, and defired to fee his Book; which being flew'd, Hewit first pretended that this Entry was forged, and new; but Mr. Welftead declared he could fafely, and would depose, " That the Entry was real; it was then pretended, that the Gown was fent into the Countrey after Mrs. Hewit; but when in answer to that, Mr. Welstead declared he could depose, "That Mrs. Hewit was in Town when that Dust-gown was made and delivered, and that she then pretended she was about going into the Countrey, (but how many days after the did go, he could not tell). Mrs. Hewit told him, if he did fwear that, he would take off her Brother's life, and Holmes.s Blood would be upon his head.

Some time after my Lord's Murther, this Holmes abusing his Wife, she told him, He was a murtherous Rogue, and he well knew she could hang him when she pleas'd. To which Holmes answered, That he little thought she would have spoken of it, who of all the World had the least reason: For, said this scurrilous Fellow, You Bitch, you Whore, Don't you remember I bought you a good Sattin Gown and Petticoat, and therefore you above all the World ought not to prate. But she replied, He was a murtherous Rogue

I have been the more large and particular in this Evidence, as well because it hath met with such villanous Opposition by false Oaths, as for that it alone proves by what Party, and by whose Order this Unfortunate Lord was treacherously murthered.

for all that.

The next thing previous to my Lord's Murther, are the several Reports in many places in England (before my Lord's death, or before it could be known) that the Earl of Esex had cut his Throat in the Tower.

This is proved by Eight Witnesses. It is as to this sworn, "That at Frome (which is about 100 Miles from London) "it was "reported the very "next morning af-

Jeremiah Burgis.
Thomas Feilder.
Savage.
Mr. Butler.

Mr. Hubland, Merch.

Mrs. Hubland.

Mrs. Meux.

Treherne.

"ter my Lord's Commitment to the "Tower (viz.) the 11th of July, 1683. that "the Earl of Effex had cut his Throat in "the Tower: And this Informant, the week after my Lord's death, meeting the Gentleman which had before given him this Information, and defiring to know how before my Lord's death he could declare it; the other replied, That all men concluded my Lord would either cut his Throat, or turn Evidence against his Friend my Lord Russel; but it was generally believed that my Lord would rather destroy himself, than be made a Witness.

This Report so far off the very next morning after my Lord's Commitment, proves the Tower to be the place (before my Lord's Commitment) pitched upon as the most proper for this persidious Tragedy.

But the very next day (viz.) the Wednesday after my Lord's Commitment, was it reported about 60 miles off, that the Earl of Esex had cut his Throat in the Tower for this reason (viz.) The King and Duke coming into the Tower to view the Tower, the Earl of Essex was afraid the King would have come up into his Chamber, and seen him; but his Guilt and Shame was such, that he could not bear the thoughts of it, and therefore cut his Throat to avoid it.

Observe in this previous Report sixty miles from London, the next day after my Lord's Commitment, the very pretended Reason for the Self-murther is given; which Reason carries in it an accident that could never be before reported, or indeed expected, but by those which were the most secret in this Treacherous Cruelty; for herein is it said, the Wednesday

before

before the King and Duke went to the Tower, that the King and Duke were in the Tower when the Earl cut his Throat, &c. It is notorious that the King and Duke did not go till Friday morning, and their then going was a furprize to their very Guards, for it feems they had not been there together above once fince the Restauration. In short, These several Reports proved by Eight Witnesses, all agree in the manner how, and place where; and one more particularly fets forth the pretended Reason wherefore. I do therefore humbly fubmit to every impartial Reader, whether these very Reports do not strongly prove, that the manner, place, and pretended reason, were all agreed upon before this barbarous complicated Tragedy was acted. For otherwise, how could it possibly be so particularly related fo far off, and fo long before it was done?

I shall in the 2d place observe what passed in the day of my Lord's murther,

which proves his death to be fuch.

Bomeny and Russel before-mention'd, did before the Coroner's Jury upon Oath deny that any men were let into my Lord that morning my Lord died. The like did John Lloyd, the Soldier that kept the outward Door, depose at my Trial, pag. 57.

Nathanael Monday, who was my Lord's other Warder, and likewife Ruffel, before the Lords have denied that any men were that morning let into my Lord. But that there were some Ruffians a little before my Lord's death let in to murther him, plainly appears by the Proofs following.

Mr. Samuel Story deposeth to the effect following. (viz.) "The 21st of January, "1688. being the day before the Con"vention sat, John Lloyd (Sentinel upon the late Earl of Essex at the time of his death) was taken up as suspected privy to the said Earl's murther; and being therefore in custody, the said Lloyd, with

"tears in his Eyes, wrung this Informant
"by the hand, and declared, That by spe"cial Order of Major Hawley, or one of my
"Lord's Warders, he did let in two or
"three men into the Earl's Lodgings just
"before his death, and he was very sure,
and could safely swear that Major Web"fter (then there in custody, suspected as
"one of the Russians that murthered my
"Lord) was one; and that as soon as he
"so let them in, he heard a noise in my
"Lord's Chamber, and somewhat thrown
"down like the fall of a man; soon after
"which it was said, the Earl of Essex had
"cut his Throat.

This Lloyd the same day before the Justice did confess the letting in some men a little before the Earl's death, as appears

by his Examination following.

The Examination of John Lloyd of Goodman's-Yard in Aldgate Parish without, in London, Clothworker, taken before John Robins, Esq; one of the Justices of the Peace for the County of Middlesex, the 22d day of January, 1689.

This Examinant saith, on the day whereon the Right Honourable the late Earl of Essex was found dead upon the suspicion of having been murthered in his Lodgings in the Tower of London; he then being a Soldier, was standing Sentinel at the door of the said Earl's Lodgings, and had order to let no body up stairs to the said Lodgings without leave from Major Hawley, or the Warder then in waiting on the said Earl; and that about half an hour after Eight of the Clock in the Morning of the said day, two Men (to this Examinant unknown) knocked at the hatch-

door belonging to the said Lodgings, and by permission of the said Warder, entred the said Lodgings; but when they came out, he can give no account; and that about Nine a Clock he heard a struggling on the said Morning, and a little time after heard a Crying, My Lord is dead.

After I loyd had lain some time close Prisoner in Newgate, he did desire to see one Mr. Timpest, a Neighbour of his, who having permission of the Secret Committee to discourse Lloyd, thereupon went to Newgate, where he found the faid Lloyd very melancholly; when Mr. Tempest first came, Lloyd told him, that he did hope, as he was his Neighbour, he would be his Friend, and true to him; to which the other answered, that he would, if the said Lloyd was ingenuous in his Discovery; whereupon the faid Lloyd (after often pressing the said Mr. Tempest to be true to him) told him, that when he was first feised, he did confess to a Gentleman, who was altogether a stranger to him, the letting in fome men into my Lord of Effex just before his death; and this Confession did lie upon his Conscience, and troubled him night and day; upon which the faid Mr. Tempest replied, That the like he had confessed to several the same day he was taken; and he declared the fame before a Justice of Peace; but if it was false, he ought to retract it, and be forry for having faid it; whereupon the faid Lloyd renewing his Request, that the faid Mr. Tempest would be true to him, Said, it was indeed very true, but it was what he should not have confessed.

Lloyd did then farther declare, "That "upon the letting in those Men, there "was so great a buffle in my Lord's "Chamber, that the said Lloyd would have forced in after them, but the

"Warder had made fast the outward door, so that he could not; and that upon the bustle he did hear somewhat thrown down like the fall of a Man, which he did suppose was my Lord's Body; and soon after, it was cry'd out that my Lord of Essex had cut his Throat. This is the substance of what Mr. Tempest hath deposed before the Lords.

By this it appears more than probable, not only that my Lord was murthered, but that there was some villanous Oath of Secrecy entred into by those concern'd therein, not to discover what they knew with relation thereunto; for what other as likely reason can be assigned for Lloyd's being troubled in Conscience (as he pretended) for having confessed what at the same time under repeated injunctions of secrecy, he consirmed to be true, though he said he should not have confessed it?

But to put this matter beyond all doubt, that some men were bustling with his Lordship just before his pretended Self-murther discover'd, evidently appears by this Information following.

Martha Bascomb declareth, and before the Lords in substance hath depos'd, "That a little before the death of the " late Earl of Effex was discovered, this "Informant was walking up before the "Earl's Chamber-window, and hearing " a very great trampling and buftle in my " Lord's Chamber, this Informant stood "fill, and looking to the Window of the faid Chamber, faw three or four Heads move close together, and heard one in the Chamber (which feemed to " be one in this bustle) cry out very loud, and very dolefully, Murther, murther, murther; this Informant not then knowing it to be my Lord's Lodging, nor " thinking any other of this Cry, than " what might be occasioned by some ac-"cidental quarrel, walked up towards " the

"the Chappel, but not out of fight of " the Lodgings, and about a quarter of " an hour after (or less) it was first cryed " out in the House, that the Earl of Effex " had cut his Throat; upon which this "Informant went down to the House, " and being shewed the Chamber where "the Earl lay, she found that was the " Chamber where she saw the men, and " heard the buftle, and Murther cried " out, as before related. This Informant further faith, "That some few days af-" ter this, telling Mr. Perkins and his "Wife (whom she then kept in her ly-"ing in) of what she had seen and heard, " as before declared; the faid Mr. Perkins " advised her not to speak of it, for her " divulging it, in all probability would " prove her ruine.

Mr. Perkins hath upon Oath confirmed the latter part of Martha Bascomb's Information, which clearly proves this not a

newly-invented Story.

I think this proof is little less than occular Evidence of the Murther; for my Lord was a close Prisoner, to whom (as was pretended, and fworn by fuch as kept the Chamber-door) none was admitted that Morning; but his Lordship cut his Throat in all filence; whereas it is here deposed, that several were buffling together in my Lord's Chamber before his death (and this part agrees with the Confession of the Sentinel who let in the Ruffins) and one in this buffle (which can be prefumed to be no other than my Lord) cry'd out several times very loud, and very dolefully, Mnrther, Murther, Murther.

And as a farther Confirmation of these Men being (and by whom) sent to murther my Lord, Elizabeth Gladwin and Sarah Hughes declare, (and before the Lords in substance have deposed) "That the day of the death of the late Earl of Estar, (viz.) the 13th of July, 1683. about "Eleven of the Clock the same day, one

" Ruddle, in the hearing of these Informants, did declare, That he was in the Tower that morning, where it was reported that the Earl of Effex had cut his Throat, but he was fure he was mur-"thered, and that by the Order of his ROYAL HIGHNESS; for the faid " Ruddle then declared, That he did observe "His Majesty and Royal Highness part a " little from those that attended them, and "discoursed (to the best of these Informants remembrance); The faid Ruddle declared it was in French, concerning the Prisoners then in the Tower, and his "HIGHNESS declared, That of all the Prisoners then there, the Earl of Essex ought to be taken off; but His Majesty faid he was refolved to spare him for what his Father had fuffered; upon "which his HIGHNESS feemed very diffatisfied; and a little before the death of the faid Earl, his HIGHNESS parted a little way from His Majesty, and then two men were fent into the Earl's "Lodgings to murther him. - So far before their Lordships.

The said Ruddle declared this with great earnestness and passion, and protested he thought no man safe who was against the Popish Interest, if once they began thus bare-faced to cut Throats. And he protested his blood did so boil against his Royal Highness, that if he could have got a Party that would have stood by him, he would have shot his Highness dead upon the spot, for so bare-fac'd a murther had before scarce ever been committed under a Civil Government.

John Bampton and his Wife both declare, and in substance before the Lords have deposed, "That about one of the "Clock, the very day the late Earl of Estate Larger of the sex died in the Tower, one Robert Meak "that morning (a Soldier in the Tower)" came to these Informants House, and "these Informants desired the said Meake

"to give them the best account he could how the Earl of Essar cut his own "Throat; to which the said Meake (with fome earnestness and passion) answered, "That the said Earl did not cut his own "Throat, but was barbarously murthered by two men sent for that purpose by his "ROYAL HIGHNESS to the Earls Lodgings just before his death.

What Ro. Meake did further declare, and what was fince his fate, you will

hear in its proper order.

I do expect it will be objected, That these four are but hearfay Evidence. To which I shall answer almost in the very words of a late Discourse on this Subject, (viz.) Seeing there is reason to believe that the fifling the first murther occasioned the addition of these two Soldiers blood (as you will hereafter have some grounds to uppose) I think such Informations ought not to be flighted; for after that rate it's but taking off such as knew any thing with relation to a murther, and you are very secure from any discovery, though never so many upon Oath give an account of what those men (whose mouths have been by murther flopt from giving their own relation) have declared in the matter. These two Soldiers related the same as to the fending the Men into my Lord's Lodgings in two Houses as far distant as Dukesplace and Baldwin's-Gardens; and I am verily perfuaded that neither Hughes nor Gladwin ever spoke to Bampton and his Wife in their lives, for neither two remember to have feen or heard of the other Informants. And who could imagine that two Soldiers should declare with such concern and earnestness that which was so very dangerous to be spoken, if their love to truth, and hatred of fuch a treacherous and bloody Murther had not even forced it from them, to the hazard of almost their lives by fuch their Relation?

'Tis true, no man ought to fuffer barely upon hear-fay Evidence, but fuch Testimony hath been used to corroborate

what elfe may be fworn, and of it felf may (in fome cases) be enough to give satisfaction in the general, of the truth of a matter, and no farther is it here us'd: and I would have all men confider the many fuch Testimonies heretofore produced, amongst which I shall only mention one which had an immediate relation to my felf. Mr Blaithwaite (Clerk of the Council in 1683, and as I think still in that post) at my Trial, pag. 22. being fworn on the behalf of the King, against Mr. Speake and my self, in his Relation of what the Young Edward's Sifter should declare to the Council-Board (viz.) That Braddon compelled the Boy to. fign it, (the Paper the young Edwards figned). This you find to be Hear-Say-Evidence, and the Author (the Sister) then in Court, but testified no such thing; therefore this Hear-say-Evidence ought (if any ought) to have been rejected: and yet this Hear-Jay-Evidence (though not confirmed by the Author then upon Oath) was not only admitted, but ordered to be Printed in the Trial in large Capital Letters. How much fooner ought the Evidence of Bampton and his Wife (as to what Meake declared), and of Hughes and Gladwin, as to Ruddle's Account, be particularly remarked, feeing Meake and Ruddle we cannot now produce in Court, (as that Author was), they (especially the first) being supposed to be murdered by way of prevention, by that bloody Party that murdered my

But the next Account of these two Men being sent, as before, by His Highness, shall be from the first hand. Mr. Peter Essington declareth, (and before the Lords in substance hath deposed), 'That' he this Informant was in the Tower that morning the late Earl of Essex died; 'and about a quarter of an hour before the said Earl's Death was discovered, this Informant observed His Highness to part a little way from His Majesty,

'and then beck'ned to two Gentlemen 'to come to him, who came according-'ly; and this Informant did observe His Highness to send them towards the Earl's Lodgings; and less than a quarter of an hour after, this Informant did observe these very two Men to return to his Highness, and as they came they smiled, and (to the best of this Informant's hearing and remembrance) faid, The business is done; upon which, His Highness seem'd very well pleased, and immediately thereupon His Highness went to His Majesty; soon after which, News was brought to the King, That the Earl of Effex had cut his Throat.

I do expect that will be objected to this, which heretofore hath been, (viz.) That it cannot be thought the late Duke of York (admit he was so bad as to give Order for fuch a Fact) would be so impolitick as to fend the Ruffians, fo that any People might see their Mission, and their Return. But I defire fuch would confider this Murther in all its Circumstances, and then tell me, Whether those bloody Varlets had not all the reason in the world to have all the Security could be expected or defired? You well know, that my Lord of Effex was defervedly very Popular; and therefore a Parliament that should have had the least Information of this treacherous and bloody Murther, would have profecuted the matter with all the diligence and vigour fuch a piece of barbarity deferved. Now, should they, in such their Inquisitions, have detected those treacherous Villains, these bloody Men without a full discovery must have expected no Mercy; and should the Duke have employ'd them in his Closet only, and they could not by any Circumstance have given fatisfaction that they were his hired Journey-men in this piece of great Service, their Evidence against him had not been the tenth part fo credible as it would have been, could they have

proved that they were fent by His Highness towards the Earl's Lodgings just before his Dearh, and foon after returned to His Highness, before others knew that this cruel Tragedy was finished. This Circumstance, I fav, would have so corroborated their Evidence against their Master, that none could in the least have doubted of the truth of their being so employed, that were once fatisfied they were, as before, fent by, and returned to His Highness. This then obliged his Highness, under no less obligation than Self-preservation, to skreen those his faithful and ready Servants from any Profecution, well knowing that his own Interest (and indeed Life) was wrapt up in theirs.

Wherefore I think this matter was very cunningly managed (as to the Security of these Cut-throats from the hands of Justice, either in their Punishments or Prosecution). And it could not possibly have been done with greater Safety to the persons of those that did it.

The Centinel Lleyd declared, He could not be positive whether Major Hawley or the Warder let the men into the outward door: But Major Hawley pretends, He could not; for he (as he saith) went out of his House at Five a Clock in the morning, and did not go nigh his own House till News of my Lord's Death was brought him by Monday the Warder; and therefore he could not open the door to any that went in just before my Lord's Death. This reason of Major Hawley is equally true with what else he saith in his Desence, as appears by this Information.

R Ichard Nicholson, in the Ward of Queenhithe, Corn-Factor, Deposeth, That the day of the Earl of Essex his Death, this Deponent was a Watder in the Tower, and stood

Rood Warder at the Inner-Towergate that morning the Earl dy'd, (before the Earl's Death) and by Major Hawley (then Gentleman-Porter of the Tower) ordered to let no man into the Tower, or cut of the Tower. This Deponent further deposeth, That about Eight of the Clock, or a little before, whilft this Deponent was Warder at the Gate, as aforesaid, be did observe the said Major Hawley five or fix times turn up towards bis own House through the Gate (over-against the Traytorsgate) leading towards his own House; and about Eight of the Clock the same morning, this Deponent was desired by a Stranger to let him into the Tower, for which the said Stranger gave this Deponent a Shilling: This Deponent let bim through the Gate; the faid Major Hawley thereupon came to this Depenent in great fury, and checked this Deponent for letting in the said Stranger into the Tower. This Deponent further deposeth, That Majer Hawley ordered this Deponent (with (everal others) to go Warder with the Lord Russel to the Old-Bailey; and as this Deponent was going with the Lord Russel to the Old-Bailey, (viz.) about Eight of the Clock, he passed before Major Hawley's House, and did observe Major Hawley then to go into his own House.

Jurat' 9° die Aug. Richard Nicholson.
1689. coram me

Tho. Pilkington, Mayor:

That Major Hawley was in the House when my Lord was murdered, seems farther probable from the Relation of Mary Johnson, then at work in Major Hawley's House at the time of my Lord's Death; and what Account she hath hereof given, appears by these two Informations.

The Information of Philip Johnson of Whites. Alley in Coleman-street, in London, Free-mason, taken the 22d day of January, 168. before John Robins Esq; a Justice of the Peace for the County of Middlesex.

His Informant maketh Oath, and faith, That Mary Johnson, bis Wife, (since deceased) being a labouring Woman to Major Hawley, in whose House the late Earl of Essex was found dead, That the morning on which he died, as she was at work, she heard a noise; and designing to go up stairs, she met Major Hawley coming down, who told her, My Lord was dead; upon which, the went up stairs, and found the said Earl dead in his Closet, as she gave ber Husband, this Informant, an account; and that by Order of the faid Major Hawley, the helped and assisted a Man (to the best of his memory bis Name is Major Webster) to strip the said Earl from his Cloaths; and at the further Command of the said Major Hawley, she washed the said Earl's Body, and also washed the said Chamber and Closet belonging to the said Earl; for the said Major Hawley gave her 108. and that the Neck of the Cravat that she took off the said Earl's Neck, was cut in three pieces.

The Mark of Philip Johnson.

The Information of Miriam Tovey of Red-Lion-street in White-Chappel-Parish, in Middlesex, Widow, taken the day aforesaid before John Robins aforesaid.

This Informant maketh Oath, and saith, That she several times heard Mary Johnson abovesaid declare the Substance of the preceding Information; and further (weareth, The said Mary Johnson told ber, That Major Webster was the Person who belped her to thip the faid Earl of bis Cloaths; which she was very unwilling to do, saying, She should bring her self into trouble and bazard of ber life, by intermedling with the Body before the Coroner had fat upon it; and that Major Hawley told ber, She must do it, and should come to no trouble by it.

Miriam Tovey.

But it seems Major Hawley's Principles were ever averse to those brave True English Champions that opposed the late Court-Arbitrary-designs, and could afford those Honourable Lords, and Truly-worthy Knights and Gentlemen, no better Titles than Rogues. This appears by what he declared the very day that a great number of Honourable Lords (amongst

which, this unfortunate Lord, I hear. was one) and Worthy Knights, Gentlemen and Citizens, dined together at Mile-end-Green; for some time that afternoon Hawley told Mr. Bunch, then a Warder, That above Two hundred Rogues that day dined together at Mile-end-Green; but he did wish that he had Forty of the biggest of them there in the Tower, that they might be made shorter by the Head; for till then the Land would never be at quiet. This in fubstance is depoted by the faid Mr. Bunch, who with one Mr.are ready likewise to depose, That some time fince discoursing with one a Servant-maid in the Tower at the time of my Lord's Mutther, but fince turned out, they told her, That it was supposed to be Major Hawley that occasioned her being turned out of the Tower; but she replied, It could not be the Major, for he was the best Friend she had in the world, upon the account of somewhat which she knew with relation to the Death of the late Earl of Effex.

I have fome grounds to believe, that not a few in the Tower, that morning my Lord was murdered, could discover several things very material in order to a farther detection; and particularly, as to the coming out of the Ruffians after they had perpetrated this not-to-be-parallell'd treacherous Cruelty; for I have been informed by fome, who that very morning my Lord was murdered were in Leaden-hall-Market, That there came a Servant-maid (who then lived, as she faid, in the Tower) to that Market the very fame morning; and wringing her hands, she wept, and cried out, The Earl of Essex was murdered; upon which, the People gathering about her, advised her to filence, telling her she would bring her felf into trouble by fuch expressions; the Maid thereupon declared, She was Jure it was true, for she saw the Men that murdered him, just as they came from his Lodgings.

I have

I have used all diligence possible to find this Maid out; but neither of those I have met with could tell me her Name, or the Name of the person in the Tower with whom she lived. Not long after my Lord's Death, I was likewise informed of the Name of one who declared he faw the Rushans just as they came out of my Lord's Lodgings, and did observe some Blood upon the Cloaths of one of them: But having been obliged in a hurry often to convey away my Papers, this Name I have loft. I do wish I could find men as free, as their Duty obliges them in this matter, to declare what they knew.

I have reason to suppose many men would be then examined; and whofoever there is that can discover any thing material with relation to this Murther, and in filence stifles it, by fuch his filence he consents to the Blood of my Lord: and though our Law may not reach his Offence, yet he who knows it, will one day lay it to his Charge; for if God requires that all Governments should make diligent Inquisition for Blood, in detect whereof he will require the Blood of the Slain at the hands of fuch Magistrates on whom this neglect is chargeable; then on those more especially will the greatest guilt lie, who refuse or neglect to give Information to those ordained for fuch Inquisition.

But, to return:

Bameny and Russel, you find, have before deposed, That there was a Razor delivered to my Lord, wherewith to pare his Nails; which his Lordship having done, he retired into his Closet, and there cut his Throat. The Closet-door being opened, Bomeny and Russel have declared they saw the Body there lie in its Blood, and the Razor lying by him.

This is, in short, the substance of these Mens Relations, whose Interest it is to prove the Self-murther. That this Story is false in every part, I doubt not but to convince every unprejudic'd person, and hope to satisfie all who are not blinded with prejudice,

First, That his Lordship did not pare his Nails that morning he died, as all these have sworn or declared; nor was there any Razor delivered to my Lord for that purpose that morning he died.

Secondly, That his Lordship's Body was not locked into the Closet, when first found.

Thirdly, That there was no Razor lying by the Body when these three first saw the Body; but the Razor laid there after my Lord was murdered, to colour the pretended Self-murther.

That my Lord's Nails were not par'd, John Kittlebeater hath deposed, That he being one of the Coroner's Jury, did very narrowly observe my Lord's Nails on his Fingers and Feet, and could not discern either of them par'd or scrap'd.

I shall now prove Bomeny's Relation to be false, by what Russel swore; and Russel's Deposition forged by what Monday declared the very day, and some time after my Lord was murdered; and Monday's Account in every material part a siction, by the Depositions of the two former: In order to which, I shall give you Bomeny's first Information, taken in the Coroner's own hand, which is as followeth:

THE Information of Paul Bomeny saith, That the Earl of Essex on the 11th instant did speak to this Informant to bring him a Penknise to pare his Nails; but this Informant could not then get one. The Earl of Essex called to him again on Friday the 13th instant, about Eight of the Clock

in the forenoon, did again speak to this Informant to bring him a Penknife to pare his Nails: But this Deponent telling him that he had not one, his Lord commanded bim to bring bim a Razor, which he did accordingly; and then his Lordship walked up and down the Room, scraping his Nails with it; and this Informant then left him; and coming about half an hour afterwards up into the Bed-Chamber, found his Closet-door fast; whereupon this Informant knocked at the door, and called, My Lord, My Lord; but be not answering, pushed the door a little open, where he did see his Lord lying all at length on the ground in his Blood, with the Razor near him on the ground. And further deposeth, That be bath not any Papers of his Lord's, nor doth know where any of his Papers or Writings are. And also, That on Thursday night last was very merry at Supper, and did not feem to be discontented the next morning.

This Information is verbatim as the Coroner took it from Bomeny's own mouth: But the Coroner proceeding to ask further Questions, Bomeny began extremely to hesitate, and thereupon desired he might write his own Information; which being granted, he retired from the Coroner and Jury into the next Room; where having been some considerable time, he brought the Information sirst mentioned, according as it is there observed to be in the Original.

James Whitechurch declareth, (and in substance before the Lords hath deposed), 'That the very day the Earl of Essex died, 'he went with one George Jones to the

Tower, to discourse Nathanael Monday concerning the Death of the faid Earl; and when they came to the Tower, meeting with the faid Monday, he gave them ' this Account: That as foon as the Gen-'tleman Gaoler had opened my Lord's 'Chamber-door, that very morning he 'the faid Monday (by Order) went into 'my Lord's Chamber, and tarried there, 'because their Orders were, That one of 'the Warders should be in his Lordship's 'Chamber, and the other at the Stairs-'foot; and that they had this farther 'Order, Not to fuffer his Lordship to 'have a Knife, or any thing like it, but 'whilst he used it in cutting his Meat; 'and that being done, all Knives and 'fuch-like were to be taken from him; 'with which Orders having acquainted 'my Lord, his Lordship answered, He ' should take nothing ill from them in ob-

'ferving their Orders.

This Informant further faith, That the faid Monday did then declare, That he tarried with my Lord in his Chamber two hours or better that very morning; and that whilst he was with my Lord in his Chamber, he did observe his Lordship pared his Nails with the Heel of a Razor. This Informant further faith, That the faid Monday did further declare, Before he left his Lordthip, and went down Stairs to stand 'below, he called up Russel, his fellow-'Warder, to stand in his Chamber; 'and as he went down Stairs, he lighted his Pipe, and fate at the Stairs-foot; but before he had half smoaked his Pipe, he heard it cried above stairs, That my Lord had cut his Throat; whereupon he the laid Monday ran up stairs, and pushed the Closet-door open, and there found my Lord dead. This Informant further faith, That the faid Monday did further declare, That when he came up stairs, he asked Mr. Bomeny and Russel, Where they were whilst my Lord was in the Closet? The faid Bomeny answer'ed, He was fitting upon the Bed in my Lord's Chamber; and the faid Ruffel declared, He stood at my Lord's Chamber-door, just without the door: Where-upon he the said Monday (as the said Monday declared) checked the said Rus-fal for not keeping in the Chamber according to Order.

Richard Jordan declareth, 'That on the day Mr. Braddon was tried, in Hillary-Term, 1683. (upon the account of the late Earl of Effex) this Informant heard Nathanael Monday declare, That the very morning the late Earl of Effex died, as foon as the Gentleman-Gaoler opened the Chamber-door, which was about Seven of the Clock, the faid Monday stood as Warder above-stairs upon the faid Earl; and at the first opening the door, did observe the said Earl to have a Razor in his hand, paring or 'fcraping his Nails with it; and this the faid Monday declared he faw a long time ' before Russel stood Warder above stairs upon the faid Earl.

By these two Informations, you may perceive what Monday declared; My Lord had this Razor in his hand about Seven a Clock in the morning, long before Russel came up stairs to stand Warder upon my Lord; and that my Lord pared his Nails with

the Heel of the Razor.

By the way, I cannot but here take notice of what Monday would have infinuated, (viz.) That the Government was jealous my Lord would destroy himfelf; for otherwise, how should there be Orders given not to suffer his Lordship to have a Knife, &c? This was said, the more easily to induce people to believe that my Lord did indeed cut his own Throat: but Monday will not now pretend such Orders were given him. And observe how inconsistent Monday's Relation is! for he pretended that they had Orders not to suffer his Lordship to have

a Penknife or Razor, &c. and yet at the fame time confessed he left this Razor

with his Lordship.

Russel the Warder hath before deposed, and now declares, That this Razor he saw Bomeny deliver to my Lord, whilst he stood Warder at my Lord's Chamber-door, after Monday was gone down stairs.

Let us now compare these three mens Relations as to the time of delivery of the Razor; by doing which, it will plainly appear that no Razor at all was delivered to his Lordship. For the clearer understanding hereof, I suppose Bomeny under Examination with the Jury, and answering according to what he hath sworn,

Jury. Did you deliver this Razor to my Lord?

Bomeny. Yes.

Jury. When did you deliver this Razor to my Lord?

Bomeny. About eight of the Clock that

morning my Lord died.

This is according to what he first swore; but he then withdraws to write his own Information, which point-blank contradicts this his Oath in that particular; for he is then examined, and answereth as followeth:

Jury. Do you remember the very time that you delivered the Razor to my Lord?

Bomeny. Yes.

Jury. When did you deliver this Razor

to my Lord?

Bomeny. About eight of the Clock on Thursday morning, being the day before my Lord's Death.

This, as you observe, he swears in the Information himself writ, and brought to

the Coroner.

Bomeny then to withdraw, and let Ruffel answer to this particular.

Jury. Mr. Russel, do you know when this Razor was delivered to my Lord?

Ruffel. Very well; for I law it delivered to my Lord by Bomeny.

Jury. When did you see this Razor de-

livered?

Ruffel. Less than a quarter of an hour before we found my Lord dead. stood Warder at my Lord's door; and I heard his Lordship ask for his Penknife to pare his Nails; and Bomeny faid, It was not brought; upon which my Lord required a Razor, faying, It would do as well; and I faw Bomeny give my Lord the Razor, it being then about Nine a Clock.

Jury. Who first stood as Warder at my Lord's Chamber-door, or in my Lord's Chamber, yesterday morning before my Lord died; was it You or Monday?

Russel. Monday, upon my Lord's Chamber-door being opened, first stood at the door; and after he had been there as long as we use to stand, he called me up, and then went down and Itood at the Stairs-foot, at the House-door, where I did before stand.

Jury. Then this Razor you faw delivered to my Lord after Monday went down Stairs, and whilst you stood as Warder at my Lord's door?

Russel. It is very true; for I am sure I stood by Bomeny when he delivered the Razor, and faw it delivered to my Lord.

Jury. What distance of time do you fay there might be, from the time this Razor was delivered, to the time of my Lord's Death?

Russel. I am sure it could not be half an hour from the time of the delivery of the Razor, to the time we found my Lord dead in the Closet.

Russel withdraws, and Monday is examined.

Jury. Mr. Monday, did you fee my Lord have any Razor in his hand yesterday morning before his death?

Monday. Yes, I did.

Jury. What time was it, when you faw my Lord have the Razor in his hand?

Monday. About Seven of the Clock, as foon as the Gentleman-Gaoler had opened my Lord's Chamber-door; for I first stood Warder above Stairs; and as foon as the door was opened, I faw my Lord have the Razor in his hand, and observed him to pare his Nails with it.

Jury. Was this before Russel came up to my Lord's Chamber-door, to stand Warder there?

Monday. Yes, almost two hours.

This is according to their own Informations and Relations. Now, can you believe that this Razor was delivered by Bomeny at Eight of the Clock on Friday morning, according to his first Oath; and yet not delivered till Eight of the Clock on Thursday morning, according to Bomeny's fecond Oath? And can you also believe that the Razor was not delivered till about Nine of the Clock on Friday morning, according to Ruffel's Information; and at the same time give credit to Monday, who declared, My Lord had the Razor by Seven of the Clock, two hours before Ruffel came up to stand Warder at my Lord's Chamber-door?

These three are of equal Credit, and confequently you have as much reason to believe Bomeny as Ruffel, and Monday deferves equal Credit with either of the former: But all cannot be credited; neither can Bomeny's Contradiction be recomciled: Or can One of these be thought True, without giving the Lie to the other Two?

Therefore upon the whole matter, you cannot reasonably believe there was any Razor at all delivered.

If any shall say, that all Three in the main agree, That my Lord had a Razor delivered him to pair his Naile, and their Contradictons is only in point of Time.

1 Answer, 'Tis true, it's a Circumstantial Contradiction in point of Time; and the Contradiction of the Two Elders in the History of Susanna, was a Circumstantial Contradiction in point of Place; for the first swore they took Susanna in Adultery under a Mastick-tree, and the fecond under a Holm-tree: both these agree in the main, viz. That they found her in Adultery; but by this Contradiction, as to the place, where, Daniel convinced all then present, that these two Elders were perjured in their Evidence (and confequently Susanna innocent of her Charge) and thereupon these Two Accusers justly luffered, what by Perjury they would have unjustly caused to be inflicted upon the Innocent. And I never yet heard any deny Daniel's wisdom in this Detection; or arraign his Justice in the punishment those Two False Accusers thereupon fuffered.

Secondly, That my Lord's Body was not locked into the Closet. I will now suppose that Bomeny, Monday and Russel, were to answer as to the opening this Door, according to their former Informations, and you will find their Contradictions, as to this, as gross as the for-

mer.

Bomeny first appears.

Jury. Mr. Bomeny, Was my Lord's Body locked into the Closet, when he was first found dead?

Bomeny. Yes.

Jury. Who opened the Door?

Bomeny. When I had knocked at the Closet-door, my Lord not answering, I did open the door, and there saw my Lord lying a-long in his Blood, and the Razor by him, and I then called the Warders.

This according to his first Information,

taken (as before) by the Coroner.

About an hour after this, the Jury did

again examine him as to this Point; and he answering according to the Information, which (as before) he writ in the Room next the Jury, and then you will find it as followeth.

Jury. Mr. Bomeny, Did you first open the Closet-door upon my Lord's Body?

Bomeny. No, I did not, but Ruffel did; for after I had knocked at the Door thrice, calling, My Lord; my Lord not answering, I took up the Hangings, and peeping through a Chink, I saw Blood, and part of the Razor; whereupon I called the Warder Ruffel, and the said Ruffel pushed the Door open.

At my Tryal, Bomeny being asked who did first open the Door, upon Oath age fwered, he knew not who opened the

Door

Jury. Mr. Russel, Did you find the Clofet-door lock'd upon my Lord's Body?

Russel. Yes.

Jury. Who first opened the Closet-

door?

Russel. When Bomeny saw my Lord's Body through the Chink, he cried out, my Lord was fallen down sick; where-upon I went to the Closet-door, and opened it, the Key being on the outside.

Here Russel makes no difficulty in opening the Door; but observe Monday's An-

iwer.

Russel withdraws, and Monday is called. Jury. Mr. Monday, Where were you when my Lord was first found dead?

Monday. I was standing at the foot of the Stairs, and hearing a great noise of my Lord's Death, I ran up Stairs, and found Bomeny and Russel endeavouring to open the Door; but the Body being so close and strong against the Door, neither could.

Jury. Who then opened the Door?

Monday. I being much stronger than either of these two, put my Shoulder against the Door, and pushing with all my might, I broke it open.

Upon the whole matter you find, first, Bomeny opened the Door before he called either of the Warders, according to Bomeny's first Information taken (as before) by the Coroner; and secondly, That he did not open the Door, for Russel opened it, according to Bomeny's second Information (which himself writ) and Russel's Depositions: And thirdly, That neither Bomeny nor Russel could open the Door, because the Body lay so close against it, and so Monday broke it open: This according to Monday's account of the matter

These Contradictions before observed of themselves, are (as I do humbly conceive) sufficient to convince the man not byas'd, that this Unfortunite Lord was treacherously murthered; for our Law supposes every man destroy d by violent means, to be murther d by others, unless the contrary appears to the Coroner, and his Jury; now those which in this case come to testify the contrary, are so notoriously self-destructive in their Evidence by their gross Contradictions, that all theie three appear treacheroully falle, and therefore these mens Evidence thus contradictory, cannot prove the Selfmurther, but rather demonstrate the contrary; for these three being the only Men, who by their Stations near my Lord at the time of his Death, could then be supposed capable of giving any account how my Lord came by his death; (for Bomeny attended upon my Lord in his Chamber; and Monday and Ruffel, the two Warders which alternately kept my Lord's Chamber-door, for when Monday kept my Lord's Chamber-door, Ruffel stood at the Stairs-foot-door, and this by turns); and feeing these mens Relations, for the Reasons before observed, are notoriously false, there was a Truth which these Perfidious Men thought neither convenient or fafe to declare, which would have detected the true manner of my Lord's Death, and in what parts these Three flood related thereunto.

I would fain ask the Coroner, and his Jury, What Inquisition they would have brought in upon my Lord's Body, in cafe Bomeny, Monday and Ruffel should have declared they would not discover what they knew with relation to my Lord's Death? I am apt to have fuch a Charitable Opinion of the Discretion and Integrity of these Gentlemen, as to believe they would have been so far from finding my Lord Felo de se, that they would have found him murthered by others, and these three concern'd therein: for by their respective Stations at the time of my Lord's Death, they could not be ignorant of the true manner thereof; and by their refusals to discover their knowledge therein, they (tacitly) would have confessed their guilt, either as Actors in that Cruel Tragedy, or privy and confenting to it. Now as fuch their first positive refusal would have rendered them guilty before the Coroner, and his Jury; fo their false and contradictory Account makes fome of 'em more Criminal, by fo great an addition to their first Offence. For in the first, by their silence they would have endeavour'd to conceal the Murther, and their Guilt therein; here by their many false Relations (which have so plainly appear'd, for Contradictions cannot be true) have they defigned to attain the same end.

And for my own part, (admitting what is fworn against them to be true) I think these Three are worse Criminals than those Russians who cut my Lord's Throat. For some of the latter were not so intrusted with my Lord's Body, as properly to be termed treacherous, neither have they appear'd by falsities to conceal their Guilt by persidiously transferring the same on him whom their own Hands have destroyed; But two of the three sormer (viz.) Russel and Bomeny, if what is sworn against them be true, have superadded the greatest Treachery and falsity to Blood, and there-

Villany, by which they have, as much as in them lay, murther'd his Lordship's Honour, and stain'd his Family with such guilt, as nothing but the discovery of Truth, and a just recrimination of those Treacherous Men can wipe off.

But as a farther Argument of the Closetdoor's not being locked upon my Lord's Body; it appears, That when Bomeny, Monday and Ruffel pretended my Lord was lying in that posture wherein they first found him, his Lordship's Legs were part out of the Closet-door, as you see in the Figure at the beginning of this Book; this is declared by Will. Turner and Sam. Peck, who before the Lords have in substance deposed, 'That these two Informants were Servants to the late Earl of Effex at the time of his death, and brought some Provisions into the Tower just upon the first discovery of my Lord's Death, of which as foon as they heard, they ran up Stairs, and found my Lord's Legs 'lying upon the Threshold of the Closetdoor, and a print of a bloody Foot upon my Lord's Stockins. This proves not only that the Closet-door could not be locked (as was fworn and declared by Bomeny and Ruffel) but likewise that somebody had been with the Body in the Clofer, or otherwise how came the print of a bloody Foot upon my Lord's Stockins, as these swear to have observed?

In the third and last place, I shall disprove that part of these Mens Relations which saith, That the Razor was locked into my Lord's Closet when his Lordship was first by them seen dead. Those Three have all deposed, or often declared, That the Razor was found by my Lord's Body locked into the Closet; and all Three denied that there was any bloody Razor thrown out of my Lord's Chamber-window just before my Lord's Death was first discovered to those out of the House.

William Edwards, aged about Eighteen years, and Jane Loadman, aged about Eighteen years, have both before the Lords in substance deposed, 'That a little before my Lord's Death was discovered, they saw a bloody Razor thrown out of my Lord's Chamber-window, and that just after there came a Maid in a 'White-hood out of Captain Hawley's 'House; which Maid, William Edwards hath deposed, 'took up the Razor, and 'run with it into Major Hawley's House, 'and up Stairs, crying out Murther; and 'immediately hereupon was it first said, 'that the Earl of Essex cut his Throat.

Thomas Edwards, Father to the faid William Edwards, Sarah Edwards, Ann Edwards, and Elizabeth Edwards, Sifters to William Edwards (in fubstance before the Lords) have deposed, 'That the very morning of my Lord's Death, when 'W. Edwards came home, he did give this 'Information (in substance) to these Informants.

William Edwards did farther depose to this effect; That the very morning Mr. Speke and I were try'd, going into Westminster Hall to be an Evidence at that Trial, he met with Major Hawley, who in a threatning manner told him, That if he might have the management of him, the said William Edwards should be whipt once a Fortnight for seven years together; which Threat of the said Major Hawley did so terrify this Informant, (he being then about Thirteen years of Age) that he was asraid to speak the Truth at that Trial, lest he should severely suffer for so doing.

Mrs. Smith, Aunt to Jane Loadman, and Mr. Glasbrook, did depose, 'That this Relation Braddon's Jane Loadman gave as Trial, 'foon as she came from pag. 43. 'the Tower that morning.

Mrs.

Mrs. Gibbons hath before the Lords (in lation Robert Meake, before mentioned,

substance) deposed the same.

Here are two Children (aged then about Thirteen years) altogether strangers to each other, and whose Relations were as much strangers to one another, that gave the same Relation, exactly agreeing in several Circumstances, and this Story by them was told when there could not possibly be any use made of it to prove my Lord's being murthered. For here are Seven or Eight Witnesses have (for both Parties) deposed, that this Story was related by these two about Ten. of the Clock the very day my Lord died, when it could not possibly be known what would be fworn before the Coroner's Jury the then next day. Now the only use made of it, is to contradict the Depositions of those which before the Coroner would have proved the Self-murther. Which Depositions (as before obferved) were not taken till the Saturday (which was the day after these two Children had given this Relation) and not published before the then next Monday morning. Nay, these two Children were first so far from using it as an argument of my Lord's being murthered, that both of them (to their respective Relations) when checked for faying that my Lord cut his own Throat; in their Childihnels and innocent Simplicity, urged this as an Argument of my Lord's Self-murther; For they declared they were fure 'twas true, for they saw him throw the Razor out of the Window. But these two Children were not the only Persons that saw this Razor thrown out; for several others that very morning my Lord died, declared, That the bloody Razor was thrown out of my Lord's Chamber-window before my Lord's Death was known, and that a little Boy did endeavour to take up this Razor, but was prevented by the Maid, who took it up, and ran with it into the House, and up Stairs, immediately whereupon my Lord's Death was discover d. This Re-

did give, the very day of my Lord's Death, to Bampton and his Wife (as they have deposed before the Lords). The same Account did the aforesaid Ruddle give before Twelve of the Clock the day my Lord died, to Hughs and Gladwin, as they have testified before the Lords. This Relation of these Two you find agrees exactly with what William Edwards declared. And that the throwing out this bloody Razor was commonly reported in the Tower just after my Lord's Death was known, appears by the Testimony of feveral Persons; for John Salbury hath deposed, 'That being sent as one of my Lord Ruffel's Guard to the Old-Bayly, as they were returning to the Tower that morning, one met them in great haste, and declared he just then came from the Tower, and that the Earl of Essex had cut his Throat in the Tower, and thrown the Razor out of the Window; upon which one reply'd to this effect, That my Lord had a good Resolution, first, to cut his Throat, and after to throw the Razor out of the Window. He farther testifieth, That when he came into the Tower, he 'heard it declared by several, that the 'bloody Razor was thrown out of my 'Lord's Chamber-window before his 'Death was known. Grimes and Bostick both, likewise in the Tower that very morning, have deposed, 'That the throwing out of this bloody Razor was talked of by feveral then in the Tower upon the first discovery of my Lord's Death, some then and there declaring, That they faw this bloody Razor fo 'thrown out. But if these many Testimonies will not fatisfy, I shall next give you the Confession of him who declared he threw it out, and of the Sentinel who stood by my Lord's Lodging-door, and confessed he saw it thrown out.

Mr. Samuel Story did farther depose, 'That the very day Major Webster was ta'ken up, to wit, the 21st of January,

1688.

1688. as suspected to be concern'd in my Lord's Murther; The faid Webster being then charged as concern'd in my Lord's Murther, declared, 'He did nothing but throw the Razor out of my Lord's Chamber-window. Feing asked what made him throw the Razor out? he faid he was under fuch a consternation, that he knew not what he did. Upon this Confession of Major Webster, Lloyd confirm'd the fame, faying, 'That it was indeed true that the bloody Razor was thrown out; for it was thrown out just over his head, and a little Boy did endeavour to take it up, but the Maid came out of the House, and took it up, and run immediately in with it, and then discover'd my Lord's Death: That this Maid did carry up the Razor, and then discover my Lord's Death, farther appears by the Testimony of John Nuthill, who deposeth, 'That just before my Lord's Death was known, he was leaning over the Pales before Major Hawley's House, and asked my Lord's Sentinel how his Lordship did? To which the faid Sentinel answered, Very well: And this Deponent did then observe a Maid run into the House in great hast, and up Stairs (when a Warder and another were coming down my Lord's Stairs, but declared nothing of my Lord's Death, as this Deponent could hear, who stood about fix foot from them) but she immediately came down, and cried, my Lord had cut his Throat. And this Informant did observe the said Maid to have a Razor in her hand, either as she ran up stairs, or as she came running down. The feveral large Notches in the Ra-

The feveral large Notches in the Razor, as you may observe in the Cut, are Self-evidences of its fall from some height upon an hard Body; for these Notches could not be made by my Lord against his Neck-bone, as a Surgeon foolishy or Knavishly suggested to the Coroner's Jury.

To fum up all in a word with relation to this Particular. Major Webster (one of

the supposed Ruffians) a Mr. Story. a confessed he threw the bloody Razor out of my Lord's Window. Lloyd the Sentinel b Mr. Story. likewise b own'd that he faw it thrown out. Edwards and Loadman have deposed, That they did see the bloody Razor thrown out of my Lord's Chamberwindow; c four have Mr. Tho. Edwards. deposed, That Edwards Sarah Edwards. declared (just as he Eliz. Edwards and came from the Tower Ann Edwards. that morning) he faw d Mrs. Smith. it thrown out. dThree Mr. Glasebrooke. have fworn that Load-Mrs. Gibbons. man gave this Relation

as foon as the returned from the Tower that very morning; (and these Children, and their Relations, far distant from, and altogether transfers to each

ther strangers to each other); two Soldiers in every part of their Relation, the very day of my Lord's Death, did at two Places, far distant from each other, declare this matter; and f three more

and Boffock. have deposed, That the throwing out of the Razor was generally discourst in the Tower just upon the first discovery of my Lord's Death. This I do humbly conceive to be fufficient to convince any but Prejudice it felf, that the Razor was feen thrown out, and confequently that it could not be locked into the Closet with the Body, as Bomeny and Ruffel have deposed, or often declared. Whereas Bomeny Iwore before the Coroner. That peeping through a Chink of the Clofet-door, he faw the Razor; this appears to be impossible, considering the Position of the Razor, and the Circumstances of the Chink.

For the Razor they all declare lay in the upper part of the Closet by the Closestool, where the Letter R. stands in the Closet, according to the Figure; the only Chink of the Door is in that part next the Chimney, where the streak and Letter C

stands;

stands; now looking throw that Chink when the Door is locked, you cannot fee within three foot of the place where the Razor was faid to lie; this was about a year fince demonstrated to the Right Honourable the Lord Lucas, now Governor of the Tower, and to feveral Gentlemen more.

The Maid, who is supposed to have taken up the Razor, denies it, and in her defence faith to this effect; 'That she ' went out of her Master's House almost 'half an hour before my Lord's Death was known, and returned not until my Lord's Death was publick, and fe-'veral People in the House to see my 'Lord: For the tells this Story, 'That 'about half an hour before my Lord's ' Death was discover'd, my Lord's Foot-'man came to her, and told her, the 'Warder would not open the Wicket to 'let in my Lord's Provisions that were 'brought, and therefore begged her to go to her Master (Mr. Hawley the Gen-'tleman Porter) to defire him to go to 'the Warder that kept the Gate, and order him to let in the Provisions.

'She did accordingly go to her Master, ' who thereupon order'd the Waredr to let 'in my Lord's Provisions; and as they (viz.) my Lord's Footman, Will. Turner, and one Sam. Peck, and a Porter, were bringing the Provisions, a Sentinel told them they were come too late; upon which this Maid, declares she was surprized, and asked William Turner what should be the meaning of that Expression, You are come too late; for the did not understand it : whereto Turner answered, That he did suppose the Sentinel believed those Provisions to be my Lord Ruffel's, who being gone to his Trial, this Soldier might think he would ' never return again to the Tower, and fo the Provisions were brought too late. 'This (she declares) she then believed; but as foon as they came in fight of her 'Master's House, they admired to see so great a Crowd about the Door, but were foon too well fatisfied in the occasion, for it was just before discovered that my Lord of Effex had cut his Throat.

But this is a forged Lye throughout: for William Turner, Samuel Peck, and the Porter, do all three declare, That the Maid was not with them whilst they were bringing in the Provisions, neither did the Warder that kept the Gate in the least fcruple the letting in my Lord's Provisions; this they all say, they are rea-

dy to depose.

All men, I find, are to feek of the reason that should move these Men to throw the bloody Razor out of the Chamber-window before my Lord's Death was discovered. But if we consider the amazement that might naturally feize thefe men upon the least disturbance in this Deed of Darkness, we must not expect that what is done under a fudden Confufion, should be according to the deepest Policy. And you find that Webster did confess, That when he threw the Razor out, he was under fuch a confusion, that he knew not what he did. This Diforder might be occasioned by some ones coming up Stairs, who was not then privy to the Murther, before they had laid all things aside, as they designed they should be found by such as were not immediately concern'd in it; and Webster having the bloody Razor in his hand, which was defigned to be laid by the Body, as the pretended Instrument of the teign'd Self-murther; upon the coming up of one, of whom he was not aware, he under a furprizing fear of a discovery, threw the Razor out of the Window, and the Maid was afterwards fent for it, and then was it laid by the Body as the pretended Instrument of Death. For this I have some reason, which I think not fit now to publish.

That Major Webster was one of the Ruffians, and confequently might be the Man who threw this bloody Razor out of my Lord's Chamber-window (as himfelf confessed, farther appears probable by his producing (that day my Lord was murthered) the Earl's Pocket-handkerchief all bloody (the Handkerchief was known

by the E, and Coronet upon it) and shaked it, faying, there was the blood of a Traytor; and the very next morning a Purse of Gold of 49 Guineas, and a Pistol, which, rejoycing, he produced to fome of his Neighbours, and immediately after my Lord's Death lived at a rate much above his Quality (being a poor Alehousekeeper, and Under-bailiff of the Tower Liberty) and (as I have been credibly informed) in some few months after my Lord's Death, lost at Gaiming several hundreds of Pounds, which made those that had well known his Poverty, conclude he robbed; but ill got, ill fpent; for his Extravagancy and Losses soon reduced him to his former necessity; whereupon one upbraiding his Wife (or his Whore as he now calls her, for he faith he never married her, and therefore though she is living, he keeps, or hath married another.) I fay, upbraiding his Wife with her Husband's Poverty, she replied, That her Husband not long before, had five hundred Guineas; whereupon the other declared he could not come by them honestly, for his Trade would scarce find him Bread. In Alehouse- keeping he run very deep in the Brewer's debt; but just after my Lord's Murther, he paid his Brewer Thirty Guineas in part, which made the Brewer wonder how he came by fo much Gold. But not discharging the whole Debt, and beginning to contract new the Brewer fued him, and at last in Execution seised his Goods; whereupon Major Hawley (for what reason is not unsuspected) was a daily Solicitor to the Brewer for this Webster, and at last offered a considerable Sum in discharge of the Debt.

This Webster very much abusing his Wife (or Whore) she told him, 'That he' was a Fool as well as a Rogue, to abuse her so, when he knew it was within her power to hang him, and one in the Tower, and naming (as I have been informed) 'Major Hawley for the Man in the Tower. A great part of this is deposed, and the

whole ready to be proved. — But farther, to disprove my Lord's cutting his Throat in the Closet:

Had my Lord cut his Throat standing in the Closet, that part of the Wall as high as his Throat would have been all bloody; for the Closet being about three Foot and two Inches wide, it could not be otherwise; for the Blood out of so large an Orifice might have gushed five Foot. Or, if my Lord had cut his Throat kneeling, the blood in the Wall would then have been as high as his Throat might have been in that posture. But there was no blood a foot higher than the Floar, therefore he could not cut his Throat either standing or kneeling. Neither can it be supposed to be done lying along, for then the Wound beginning at the left fide, (and his Lordship being Right-handed) and ending at the Right, the Razor would have lain on the right, whereas the Razor lay on the left-side of the Body. But lest the Circumstances of the Body, as first pretended to be found, might prove a detection of this Villany, care was taken that before the Coroner's Jury faw the Body, the Body should be stript, and the Cloathes carried away, and the Room and Closet washed. fo that the Body might appear as naked of its first Circumstances, as it was of its Cloathes. This particular was fo notoriously irregular, or rather criminal in fome degree, that all men know the Law requires the contrary. For by the first Posture of the Body, with the Circumstances of the Cloathes, &c. great light may be given to the true manner of his Death. But that in this Case was not to be discover'd, and therefore such Practices were necessary. My Lord's Cloathes were not only carried way, but when demanded by the Jury, as what might be serviceable in their Inquisition, the Coroner was upon this Question immediately called into the next Room, and returning, told the Jury, It was the Body. and not the Cloathes, they were to fit upon;

the Body was there, and that was sufficient. It is an unhappiness the Coroner hath forgot (as he swears) who those were which were in the next Room, whilst the Jury fat, and to whom, whilft they fat, he did feveral times go; but had the Jury feen the Cloathes upon the Body in its first Posture, these would of themselves have convinced them, that my Lord of Effex was murthered; for how could there be a print of a bloody Foot upon my Lord, and yet none (as they pretended) had been in the Closet with him? Or how could his Lordship with such an Instrument as the Razor, cut twice through the neck of his Cravat? For Alice Carter and Mary Johnson, who (together with Major Webster) Stript the Body, have declared, as hath been deposed, the neck of my Lord's Cravat was cut in three pieces. The Circumstances of the pretended Instrument of Death, gives strong suspicion of the Murther; for the pretended Instrument of the Self-murther, was a French Razor about four Inches and a quarter in its Blade, and had no Spill or Tongue at the end, as you may perceive by the Figure thereof in the Cut. Wherefore this Razor in its use must be held by the very Blade, and not less than two Inches of that could well suffice to be held in his hand for that strength and steadiness the cutting twice through the Cravat, and afterwards to deep in the Neck, required. And then the Wound, if made at once, would not have been above two Inches and a quarter deep, no more of the Blade being outside the Hand, which length could not at once possibly make a Wound above three Inches in depth; I do suppose none do believe his Lordship cut twice to effect it.

The largeness of the Wound at first, did make very ingenious Physicians and Surgeons say, that they supposed it impossible for any man to cut his Throat, according as the two Surgeons upon my Lord's Body deposed, the Wound being such, both Jugulars and Arteries quite divided, and

cut to the very Vertebres of the Neck : now in cutting the first Jugular Artery, there would immediatly have issued such a quantity of blood and spirits, as would have 100n incapacitated him from dividing the lecond; and though as Ingenious an Anatomist as most in England, before their Lordships would not fay that he thought it impossible his Lordship should so cur his Throat; yet he did confess, that he never faw or heard of any before, who cut through both Jugulars and Arteries to the Neck-bone, as my Lord's was cut. This Gentleman for some years having been Physician to Bedlam, he may be supposed to have as many Instances of Selfviolences as any Physician in England; and of all men, none do it with that good-will and vigor as the Destracted do, and therefore should make the deepest and largest Wounds But I think I need not infift in this Case upon such Arguments, confidering what is before faid to be proved. Now to proceed with the Jury.

These Gentlemen, had they not been hurried into their Inquisition (as you will hereafter find they were) by the Body as it was lest naked, upon a strict view might well have been satisfied his Lordship fell not a Self-sacrifice; for it's proved there

were five Cuts in his Right hand(viz.)² one almost on the top of the Fore-finger, and another upon the same near the Hand; b one

Mr. Shillingsford.
Turner and Peck.

Mr. Sherwood the Surgeon upon the Body.

upon the Fourth Finger, and another upon the Little-Finger, and ca fifth about two Inches long in the very Palm of the Righthand; can it be supposed that his Lordship made these Wounds (and that upon his Righthand) for trial how sharp the Razor was, and how well it would perform what he designed to execute? These Cuts cannot be supposed to be made by holding the Razor. No, these were previous to that direful Cut; and the effects of his strugling with those bloody Men,

when he so often cried out, Murther, lieve the Self-murther. And the Mamurther, murther; as he then used his Tongue to discover, so did he likewise his Hands to prevent that treacherous Wound he perceived defigned for his Destruction; and in thus striving to put off the Instrument of Death, did his Right hand receive these several Wounds. Mr. Fisher, one of the Coroner's Jury hath deposed to this effect; 'That he asked Bomeny, whether his Lord was not 'esteemed a good man, for such he had 'heard him represented? Bomeny answered, As good a man as lived. Upon which Ester said, Then it was very 'strange so good a man should be guilty of fo bad an Action, for nothing could 'be worse than Self-murther; whereupon 'Major Hawley told Fisher, Whoever 'thought that Action unlike his Lord-' ship, did not know my Lord of Essex; for every one that was but well ac-' quainted with the Earl, knew it was his 'Lordship's fixed Principle, That any man might cut his own Throat, or otherwise destroy himself, to avoid a 'dishonourable and infamous Death, and therefore this was like my Lord of Effex's 'avowed Principle. Fisher believing this to be true, was the more eafily inclin'd to believe that his Lordship had followed fuch his own fixed Principles. But when Major Hawley was questioned for this Suggestion to the Jury, he positively deny'd it, and for answer saith, that he was not nigh the Victualling-house in the Tower all the time the Jury was there confidering of their Inquisition: And as for the Principle, he could not fay it, for he never heard it said to be my Lord's Principle, till their Lordships charged him with having fuggested it. I know it is commonly discoursed about Town, that such was his Lordship's Principles; and this was industriously spread immediately upon my Lord's Death; but observe, Major Hawley was the man that suggested this to the Jury, that they might the more eafily be-

jor's now denial of this Suggestion, or that he ever heard it faid to be my Lord's Principle, when the matter is politively fworn against him (I think) naturally argues that this was a false, forg'd, and maliciously invented Story by that bloody Party that murthered my Lord, and Hawley the man by them pitch'd upon as the most proper Person to corrupt the Jury (the then proper legal Judges of the manner of my Lord's Death) with this treacherous and villanously contriv'd Suggestion; so that the Jury might the more eafily be inclin'd to believe my Lord's Self-murther upon Evidence as inconfiftent as false. And the Major's difowning that he was near the Jury at the Victualling-house whilst they were upon their Enquiry, implies his being conscious that he was there for a very ill purpose, and therefore thought it not fafe to own his being with them; but he was too officiously there, not to be remembred; for when some of the Jury moved for Adjourning their Inquifition, in order to the giving notice to my Lord's Family; fo that if any thing could be proved on my Lord's behalf, it might be by them heard: Hawley immediately enters a Caveat, and prevents it; for he tells the Jury, That they could not Adjourn, but must immediately dispatch their Enquiry; for His Majesty was then in Council, and had fent for their Inquifition, and would not rife till it was This further fuggestion brought him. caused the Jury to make more haste than good speed; and so, without that time which was convenient, ended their Inquisition. But Major Hawley denies this likewise, and protests, He was not nigh the Jury at the place, or did at all thus haften them. But this is positively sworn against him by some of the Jury; and many of the Jury declare they remember the Major with them at the Victualling-house. The indifcretion in the Co-

roner and his Jury, I cannot but obferve, which was, their fuffering Bomeny and Ruffel to come together, and hear each other's Examination; and, which was more foolish, to permit Bomeny, when he began to hesitate in his Examination, (which alone gave reasonable grounds of suspicion that he was telling a Lye; for Truth would have readily occurr'd; but Lies were first to be invented, before they could be given in Evidence), to write his own Examination; and not only so, but in the Room next the Jury, where his Tutors were ready to instruct him: and yet, after all, this forged Deposition needed further Amendments at Whitehall, (as you will immediately hear); for as it was Iworn, it was not thought fit to be exposed. All men must agree, That the Circumstances in which Bomeny and Ruffel stood related to my Lord at the time of his Death, render'd them highly to be fufpected as privy to my Lord's Death, if not acting in it, in case my Lord did not destroy himself: For, could Russel keep my Lord's Chamber-door (as himfelf upon Oath confesses) and be ignorant of what violence was offered to his Lordship within the Chamber, (the Room not being fourteen Foot square)? Or could Bomeny be waiting on his Lord in the very Chamber, and a stranger to the true manner of his Death? Wherefore, in common Discretion and Justice, these Two (and Monday, the other Warder, who first that morning kept the Chamberdoor, with the Centinel that kept the outward Door) should upon the first Discovery have been seized, and separated, and kept apart, and examined apart, so that neither might have been privy to the others Examination, by which the Truth would have been foon detected; for had my Lord destroyed himself, all their Depositions would have so harmoniz'd (though separately and crosly examined) that the Truth would the

more plainly have appeared; whereas on the other hand, in case his Lordship fell by Treachery, then fuch Proceedings would have immediately discovered it to the Jury; for then these Warders, and Servants, and Centinel, not being able to foretell what Questions the Jury would ask them, confequently could not previously agree upon their Answers. And should their Examinations, upon this Management, have materially interfer'd, and thwarted each other, (as it's natural to suppose they would; for though Truth be still the same, yet Lies are almost infinite), these Depositions would have been fo far from proving my Lord a Self-Murtherer, as they would have plainly discovered the contrary, and these men guilty in a most perfidious and barbarous connivance.

For, admitting that these men, upon their cross and separate Examination, should have answered the Jury as it is before represented (which is according to their own Oaths, or repeated Relations), can it be supposed that any Coroner and Jury could be so void of common Sense and Honesty, as to give credid to such, and so many Contradictions? But, alas! such fair Practices were not to be expected, where fuch a foul Villany was to be concealed. And therefore, instead of securing apart the two Warders, Servant, and Centinel, poor William Turner and Samuel Peck (whose Depositions are before mentioned) were to be locked up close, (with Bomeny for a colour), as though these two Men were more to be suspected than my Lord's two Keepers. And thus in Custody were these two innocent Men kept, whilst the two Warders and Centinel, the more-to-be-suspected Criminals, were permitted to go at large. But this was contrary to His then Majesty's Command: For as foon as King Charles the Second (then in the Tower) had heard of my Lord's Death, he did immedi-

ately

ately fend the Lord Allington, Sir C ---, and Thomas Howard, Efq; to my Lord's Lodgings, with Orders, That fuch as were attending upon my Lord at the time of his Death, should be secured and examined, and all things to remain till the Coroner's Jury had feen the Body. In Obedience to which Command, Sir c--- coming into the Lodgings, began to take some Examinations; but was foon interrupted by one, who told Sir C—, His Majesty did command him immediately to go to the Old-Bailey, and give notice to the then Attorney-General of my Lord's Death, and to know what was to he done therein. Sir C --- by the same Gentleman defired His Majesty's leave to finish those Examinations he was then upon; but the fame Messenger came the second time, with positive Orders (as from His then Majesty) for Sir C——'s immediate going in Obedience to this repeated Command. Sir C—— went: But Sir C—— remembers not who this Gentleman was, which thus twice came with Orders as from His then Majefty. It's a great misfortune, Sir Gremembers not; for by the Messenger (it's strongly suspected) it would be soon found, His then Majesty's Authority (in this Command) was used by him who too often abused it.

This great haste to the Old-Bailey, (when that Great Patriot, but unfortunate Lord Russel was there Trying) and the indirect use, by malicious Application of this pretended Self-Murther to the taking off him, of whom we were no longer worthy. ——— This gave to an Honourable person then upon the Bench just grounds to suspect, that this Noble Earl was murdered without Form of Law, the more easily to destroy that great Lord under colour of Justice.

The Coroner's Inquisition, and the Depositions of Bomeny and Russel being

carried in all haste to White-hall in order to their immediate publication; they were there perused, and it being found that Bomeny and Ruffel had point-blank contradicted each other; (for the first. as before observ'd, had sworn the delivery of the Razor the day before my Lord's Death) and the second, that it was not deliver'd till the day of his Death. These Contradictions were not thought convenient to be exposed, lest they should give just ground of suspicion that the whole was forged; and therefore a Reconciler was ordered to amend the one, so it might be agreeable to the other, it matter'd not how inconfiftent or contradictory they were in the Original. for those could be seen by none but the Coroner himself, in whose custody they were; and 'twas to be supposed, that the Coroner would not then dare to contradict what Authority had ordered, so to be printed; and hereupon was that Alteration made; as was before observed, in Bomeny's Information, page 3. but this done (as some years since observed by an Ingenious Author upon this occasion) without the least congruity either to Sense or Grammar; for nothing can be more apparent, than that the foregoing part of the Information relates wholly to Thursday: but at last, without any regard to what Bomeny had before Iworn, on Friday the 13th Instant, is foisted in, contrary to all Rules of Grammar, and common measures of Sense as well as Justice. which justly esteems this printed Information forged. This forged Reconciliation is done with the greatest incongruity and abfurdness, as well as falseness imaginable; and I know not whether the folly of the Suborner (for without doubt the Suborner and Reconciler in this case are the same, or of the same stamp) or the Perjury of the suborned in that false Information be most conspicuous.

The Soldiers that were in the Tower that morning my Lord was murther'd, having made fuch Discoveries as satisfied them my Lord was treacherously taken off; they used too great freedom in their discourse with relation thereunto; and therefore (as Robert Meake declared to two who have diposed it) 'An Officer called feveral of them together, and under fevere Threatning enjoin'd them not to ' speak one word of what they had either feen or heard with relation to my Lord's Death. Wherefore the faid Meake defired his Friends not to divulge what he had told them; for should it be known, it would prove his rune: but some short time after, Meake declared (as three have deposed, 'That he did believe he should be privately murther'd for what he knew, and had faid with relation to my 'Lord's Murther, and therefore he defi-'red Bampton or Davidson (as they have both fworn) to keep him company that 'very day, for he much fear'd he should that very day be destroyed. But both of them (fearing the danger themselves might be in) refusing, that very night was the faid Meake thrown into the 'Tower-ditch. As for Ruddle before-mentioned, all the Information I can have of what is become of him, is, That not long after my Lord's Death he was drawn out of the Tower, and fent to the East-Indies, and at Fort St. George shot to death, but for what reason I cannot learn. There was one Mr. Hawley, a Warder in the Tower that very morning my Lord was murther'd, and by what he had observed with relation thereunto, he had reason to declare to a Friend, That it was a piece of Villany throughout. This Mr. Hawley being in Westminster-Hall whilst I was upon my Trial, faid, 'He wonder'd what made me ftir in it, when to his knowledge I knew nothing of the matter; upon which one Mr. B. Said, Mr. Hawley, If you know Mr. Braddon knows nothing in this, what must you know? to which Mr. Hawley made

no reply. But this Gentleman's knowledge in the matter cost him too dear; for about March next after my Lord's Death, being missing, one of the Warders, suspected to be a Papist, said, Mr. Hawley had been prating about the Earl of Esfex's Death, and therefore was forc'd to fix. But fix Weeks discover'd how he fled, for he was then found in a River by Rochester so changed through the barbarity he had met with, that neither his Face or Body could be known by his nearest Relations; and his Cloathes were all taken off except his Stockins and Shoes, by which he was difcovered to be the Min; for he wore three Stockins upon one Leg, and two Stockins and a Seer-cloth upon the other, and (as I have been informed) the lining of the Toes of his Shoes cut out. By these remarkable Circumstances his Wife knew him. She had used all possible diligence for finding her Husband; in order to which she offer'd in several Gazetts an Hundred pound Reward to any that could discover his Body dead or alive, but it was fix weeks before he was found. Several of the Soldiers in the Tower, that morning my Lord was murthered, I have been enquiring after, but have been told they were kill'd in the West against the late Duke of Monmouth.

But confidering what fate befel Hawley, Ruddle and Meake, before-mentioned, I have reason to suspect that others may likewise have been murthered by way of

prevention

Besides such addition of blood, other violent Methods were used to prevent a discovery, by punishing such Soldiers as seemed to disbelieve (upon very good grounds) my Lord's Self-murther: This appears by this Information following.

Richard Jorden declareth, 'That (some time that Summer the Earl of Essau died, and not long after the said Earl's Death) he saw a Solder tied to the Wooden-horse in the Tower (by order of Lieute-Hann)

'nant Collonel Nichols) and whipt after a very cruel manner. And this Deponent heard the faid Lieutenant-Collonel tell the Soldier, he ought to be hanged. This Deponent further declareth, That he was just after informed by the Mar-'shal that whipt the faid Soldier, that by order of Lieutenant-Collonel Nichols he gave the faid Soldier 53 Stripes (tho the usual number was but 12.) and that the faid Soldier had lain a Fortnight before in close custody, and been ted with Bread and Water, and all only for the 'Offence following; (viz.) Some short time after the Death of the Dr. H. of Nor- late Earl of Eilex, a Divine coming into the Tower, folk, Prebend the aid Soldier was lent with of Norwich. him to shew him the Tower,

and as the Doctor was almost over-against Major Hawley's, the Doctor asked the Said Solder, which was the Chamber wherein the late Earl of Effex did cut his Throat; whereupon the said Solder (pointing to the Chamber in which the Earl had been Prisoner) said, that is the Chamber in which it is said the Earl of Essex cut his Throat. The Dossor then asked the Soldier, what he did believe? to which the Soldier answered, That he did believe in God; but being prest by the said Dosfor to tell him, whether he did believe my Lord cut his Throat? The Soldier then replied, be would not lay be did believe it; for which only saying, the Punishment aforesaid was inflicted.

And the more effectually to prevent any discourse that might give the least credit to my Lord's being murthered, our then Misgovernment took all possible care to punish, or rather oppress such as should declare their belief thereof; amongst which one of the Coroner's Jury upon the Earl's Body, suffer'd under this Tyranny; for this man, some time after my Lord's Death, discoursing concerning the Earl's Death, and the several Irregularities which he observed practised upon my Lord's Body before they faw it, and how they were not permitted to make that Inquiry which was necessary; faid to this effect; 'That he did believe they (viz. the Coroner's Jury) were all infatuated to bring my Lord in Felo de se; but he did suppose, had they not been hurried into their Inquisition, they should have 'found it otherwise. For this Discourse this honest poor man was prosecuted upon information, and fin'd (at first I have heard) 300 l. but it appearing he was very poor, his Poverty prevail'd for a mitigation of his Fine; and his Age and great Infirmities of Body (together with the charitable Intercession of a Gentleman of Interest in the then times) avoided the corporal punishment which he had otherwise undergone.

If such practices as these were us'd by our then Court to prevent my Lord's but being suspected to be murthe'd, it could not be suppos'd that any encouragement should be given to a full detection, and therefore all proposals in order thereunto, were to be rejected; an Instance whereof was as followeth, (viz.)

About six weeks after my Lord's Death, there was a Letter (unsealed) left with one Mr. Cadman, then living in Durham Exchange; the Letter was directed to the Right Honourable the Counters Dowager of Essex; the substance of this Leter was, That if her Honour could prevail with the King for the Author's pardon, he would ingenaously make a full discovery, how, by whom, and whose Order my Lord was Murthered: and this Letter did assure her Honour, that the DUKE of YORK and were authorizing this Murther.

This Letter was subscribed P. B.

By the Hand that writ it, and the Letter subscribed, it was Paul Bomeny beforementioned, (who did once blasphemously say, That he could as well tell how my Lord

came by his Death, as God Almighty himself) for the Letter was fairly writ, in a hand between a Roman and an Italian, and fuch an Hand Bomeny, when he would write fair, did write; besides, the two letters subscribed, are the letters of his Name.

I do suppose it may be objected, That this Letter cannot be thought to be writ and fubscribed by Bomeny; for the Letter, had it been brought in accusation against him, and prov'd to be his, would have cost him his life, seeing herein he confess'd

himself guilty of the Fact.

But, with submission, I think Bomeny by this Letter, could it have been proved to be his own writing, was in no danger at all of being punished; for had they feized Bomeny, they would have catched a Tarter; should they have proceeded against him for this Murther, upon this Confession, the World would have believed the whole Contents of this Letter to be true; and consequently that the Duke of York, and—authorized (or rather commanded) this most treacherous Murther. And then pray consider what that Government could have got by fuch profecution, conviction and punishment.

This Letter was carried by Cadman to a Justice of Peace, and by him to the Secretary of State: but this Bookfeller was never fent for, nor any enquiry made af-

ter the Author.

The backwardness of the then Government in not examining into the matter, gave just grounds of suspicion they were too well fatisfied in the Truth of the Contents; which was of fuch a nature, as it could not bear an Inquisition; for that would have centred in His Ruine, who was then by Blood, and Cruelty, and other illegal and oppressive Methods, endeavouring the total Subversion of our Church and State; and this by the removal of some of the Chief of those Noble Lords and Worthy Gentlemen,

who had ever opposed their Arbitrary Dafigns. Amongst which, this Noble Lord and the Right Honourable the Lord Ruffel

they did esteem two of the Chief.

Had none then in Authority and Powbeen concerned in this barbarous Treachery, and had our then Government had the least defire to know this Truth, in order to a just Punishment of those bloody Villains; with what diligence would they bave fearch'd out the Author, who defired no other Reward than the Security of his Life; and in order to his Indemnity (if they could no otherwise have found him out) a Proclamation of Pardon would immediately have been iffued forth, by which the Author would have been assured of his Life; and then, without doubt, according to his promise, would have laid open this bloody deed of darkness? Hath our Age ever seen, or known recorded, any Murther (admit this one) committed within this Kingdom, that hath been (all its Circumstances considered) attended with such aggravations? We have feen a Reward of 200 l. (as well as a Pardon) by Proclamation offered for the discovery of those bloody Ruffians, who barbarously wounded (but design'd to have murdered) that Worthy Gentleman, Mr. Arnold. And was there not 500 l. and a Pardon by Proclamation promifed to Him or Them that should detect the Murther of Sir Edmundbury Godfrey? Such means as these would have been likewise in this Case used, if such who then milled Charles 2. and corrupted the State, had not been the deepest in this black Contrivance.

This Bomeny, foon after my Lord's Death, gives an eminent Divine an Account to this effect, (viz.) That his Lord did use to be taken with sudden frenzical Passions; and in particular, with one that morning he died, just before his Death: For (faid this vile Judas) as Joon as my Lord Saw my Lord Russel go to his Trial, he struck his Breast, and Said, Him-

H 2

felf was the cause of my Lord Russel's misery, seeing he had wouched for that Gentleman whose Treachery would prove my Lord Russel's Ruine, &c. and hereupon fell almost distracted. — But this Fellow's repeated Oaths give the Lye to this Forgery. Before the Coroner, in the coclusion of his first a Deposition,

2 Page 35. he fwears, That on Thursday-night, (which was the night before his Lord's Death) the Earl was very merry at Supper, AND DID NOT SEEM TO BE DISCONTENTED THE NEXT DAY. And when one of the King's Council at my Trial, page 55. at the lower-end, ask'd fuch a Question as seem'd either to imply my Lord's being melancholy, or else would have had Mr. Bomeny. --- For the Question was thus worded, (viz.) Did you observe your Lord melancholy, Mr. Bomeny? Bomeny answered, Yes; but we took no notice of it; for he us'd to be so, and we had no reason to suspect any thing more than ordinary.

Had this Varlet rested in the general Affirmative, without proceeding farther, his Answer would (it's probable) have better served the design of the Question: but by the latter-part of his Answer, he destroy'd that Service which the first word [res] might have otherwise done. observe what a point-blank Contradiction this Evidence at the Trial is to what he deposed (before the Coroner) the very next day after my Lord's Death, when (had this been true) it would have been fresh in his memory, and he would (without doubt) have Iworn it. But this was according to some after-instruction, nor thought of at the time of the Coroner's Inquest.

In the next place, I shall give you some Account of what was sworn against one Mr. Holland, so much talk'd of in this Affair, by which you will have some ground to suppose a more convenient Instrument than a Razor gave this barbarous and treacherous wound.

The Information of Rich. Davis of the Parish of St. Mary Somerset, London, Schoolmaster; taken before J. Cardran, Esq; Justice of the Peace for the County of Middlesex.

His Informant Saith, That a little after the late Duke of Monmouth was routed in the West, one Mr. J. E. (to the best of this Informant's remembrance) told this Informant, That it was almost universally whispered amongst the Acquaintance of Mr. John Holland (formerly Servant to the Earl of Sunderland) That the faid Mr. Holland had confessed to one Mr. D. of his intimate acquaintance, (and afterward concerned with Holland in the Robbery of Mr. Gatford, for which both were condemned, and the said D. executed, but Holland pardoned), That the said Holland was concerned in the Murther of Arthur late Earl of Essex, in which he was employed by the Earl of Sunderland, upon this occasion, (viz.) The said Mr. Holland one day waiting on my Lord Sunderland, his Lordship seemed much disturbed with passion; upon which, the said Holland told his Lordship, That if his then coming to his Lordship had so discomposed him, he would withdraw, and wait on his Lordship some more convenient time; whereupon my Lord said, That he should tarry, for it was not with him (the faid Holland) that he was angry, but with others; and that he was concerned

Servants his Lordship had made, and been so very kind to, he had not one he could trust, or would ferve him (or words to that effect); upon which, the faid Holland replied, He was then ready faithfully and punctually to observe his Lordship's Commands in any thing. My Lord then discovered to the faid Holland the defigned Murther of the faid Earl of Effex, and would have the said Holland therein to be engaged, to which the faid Holland readily consented; and that the faid Earl's Throat was cut with a large Knife, and not with a Razor. And this Informant was then further informed, That the said Holland had further declared to the said D. That some People were afterwards made away for blabbing what they knew concerning the said Earl's Death; and that the said D. had charged the said Mr. Holland, before several of their Acquaintance one day drinking together, with what the faid Holland had confessed to him the said D. as aforesaid; and that he the said Holland being so charged, seemed much dejected, but could not deny it. This Informant further maketh Oath, That one D. P. about three years since, did give this Informant almost the same Account with relation to Holland and D. And the said P. D. did further tell this Informant, That when the said Holland and D. were committed to Newgate for robbing Mr. Gatford, the said D. P. went to see the said Holland in

cerned to think that of so many Newgate, to conaun Condition; but the said Holland was very chearful, and told him the said D. P. He was fecure of his Life, and likewife not to want Money as long as the Earl of Sunderland was living. The said D. P. did likewise then further tell this Informant, That the faid Holland (as soon as he'mas committed to Newgate for the foresaid Robbery) sent to my Lord Sunderland for some Money, and that his Lordship sent bim the said Holland 16 Guineas. And this Informant bath been told by several, That the said Lord Sunderland bath many. times supplied the said Holland with Money.

> When Holland was imprisoned for Mr. Gatford's Robbery in Newgate, my Lord Sunderland fent often thither, and took a more than ordinary care of him; whereupon Major Richardson told my Lord's Gentleman, That he did much wonder his Lordship would be so kind to so profligate a Fellow. To which it was anfwered, That his Lordship had a very great kindness for Holland, because he had been Servant to my Lord Spencer (my Lord Sunderland's Son); but it seems iomewhat else was in the matter; for it's deposed by John Waytis, "That observing Holland to be frequently furnished with "Money by my Lord Sunderland, and -, this Informant asked Holland how his " Lordship became so kind to him? To " which Holland replied (with his usual phrase) Damn him, he had done that for him, that HE DURSTNOT DO "OTHERWISE. And when this "Informant was once faying, It was " whisper'd that the late Earl of Effex " was murdered; Holland faid, Dann him, "it was not a farthing matter if twenty " such were taken off. He that so little valued.

valued the lives of Twenty, would not in all probability much boggle to be con-

cerned in the murdering One.

Holland writ a Letter to the Earl of Feversham, wherein he represented me as endeavouring to suborn him to appear an Evidence in the Case of the late Earl of Essex; which Letter was read in the House of Lords. But that which Holland fallly called endeavours to suborn, I shall truly and faithfully (as it can be prov'd) declare, and appeal to every impartial Reader, Whether it deserves that insamous Name?

Having some reason to believe Holland one of the Ruffians, I did use all means possible for his Apprehension; but I found that Holland lay very private, and, as I had reason to believe, designed to fly beyond Seas, (as his own Letter before mentioned declared). Hereupon I applied my self to some of Holland's Acquaintance, and by them being brought to Mrs. Holland, I told her, That I had reason to believe her Husband was concerned in this villanous Murther, and herein I was confirmed by Mr. Holland's absconding; for Innocence desires a Trial, but Guilt still flies from Justice. I then told her, That if her Husband were really guilty of this Fact, and would immediately furrender himself, ingenuously declaring, how, by whom, with whom, and for what hir'd to do this barbarous Murther, her Husband should have a general Pardon, and both Him and Her provided for: But if her Husband was innocent, (notwithstanding whatsoever was faid to the contrary), and should take upon him a Crime (for any advantage wbatfoever) of which he was not guilty, he deserv'd to be Hang'd here, and Damn'd hereafter, seeing by his Perjury he would make Justice an Instrument of executing the worst of Murthers. -But if he were indeed the Man, and should furrender himself, and discover the whole matter, he must be sure to keep

within the limits of Truth; for should he be detected in the least Perjury, no man was ever more vigorously prosecuted, nor any more severely punished, than he (for such his Perjury) must expect to suffer.

These were the Arguments with which I would have suborn'd (as that Letter calls it) Holland to a full Discovery: And I do appeal to all the World, Whether, admitting this to be true, (as it will be proved when occasion serves) I deserve this villanous Charge? For the truth of this, I do appeal to the Consciences of Mrs. H. Mr. P. and Mr. S. with whom I several times treated in this Affair.

I shall now mention one or two more Objections against my Lord's being murder'd, and then draw to a Conclusion. The first is this, (viz.) the Right Honourable the Lady Countess-Dowager of Esex, having heretofore declared (whether lately, I cannot fay) That she did believe her Lord cut his own Throat; and being so possessed, Iome time after this Committee had feveral times fate, she defired feveral Lords (amongst which some were of this Right Honourable Committee) to meet at her House; and after her Honour had acquainted their Lordships with the occafion of her request, an eminent Divine (and now Bishop) did inform their Lordships what were the Reasons that moved her Honour to believe that her Lord did indeed lay violent hands on himself; the Chief, if not the Only whereof, was, That Some Short time before my Lord's Commitment to the Tower, his Lordship seemed to be under a great concern of mind; but then declared, That the trouble he was in did not arise from any thoughts of Self-preservation. for Himself was the least of his Care; but the thoughts of his Family, what would after his Death become of them, was what did indeed trouble him: As for himself, he was resolved what to do; SEVERAL TIMES VERY RESOLUTELY REPEAT-

FOR MY SELF, I AM RESOL-VED WHAT TO DO. This I was told by a Gentleman then present, faon Ale ctice. Pr. oems, dr nd Lintost who (as I have great reason to believe) would have represented every thing to the best advantage (as far as Truth would E PY R permit) on the behalf of fuch Objections. But, with all fubmission to such Judg-Crozell, ments as are sway'd with this Objection, LISTITA! I think it carries not that force which -30: many imagine: For is there nothing to which that Resolution of his Lordship might so probably have relation, as a To be pap 4 c Self-destruction? was that the only, or the most likely thing he was resolved to Pallage do? I do humbly conceive, a little conpassor ane. fideration may afford us both a more charitable Opinion of his Lordship's Resolution, and somewhat more probable than Self-murther to be affigued as what his Lordship was resolved to do. For when I consider the time when his Lordship was apprehensive of the like danger as threatned him just before his last Imprisonment, (viz.) when my Lord Shaftsbury and my Lord Howard, &c. were committed to the Tower, and a Gentleman who had a very great Honour for his Lordship, (as all good men had, who had the honour to know him) in true Zeal for his Lordship's prefervation, (having heard that the Court designed likewise to commit my Lord of Effex, and to take off many in Form of Law; or rather, that which they falfly called so) went to his Lordship, and informed him of what he had

been told, and humbly submitted it to

his Lordship's Judgment, Whether it were

not proper for some time to withdraw, till the fury of the Court by time was a

little appeafed? This Gentleman told his

Lordship, He found by the Papists, that

they did defign to take off feveral; and

his Lordship being to their Arbitrary and

Popish Designs as great and profess'd an

Enemy as any, he did fear his Lordship

might not be fafe from their pretended

ING THAT EXPRESSION, AS

Justice, when once within their Power My Lord hereupon smiled, and said very sedately, and yet very resolutely, That he would not stir, though he did expect the Court would proceed very far, not only to the Imprisoning, but against the Lives of many; and if God in his Providence should think sit to suffer him to fall a Sacrisice to the Malice and Rage of the Court, he did hope, and did not doubt, but the World should see that he could die with as GREAT RESOLUTION as ever his Father did; for he was ready at all times, and upon all occasions, to lay down his Life for his Countrey.

Reflecting therefore on my Lord's declared Resolution of his not stirring, though then under the like danger, as in this case apprehended, and with what readiness, courage, and chearfulness he could lay down his Life for his Country; and likewise the knowledge that he may be supposed to have of the then Court-Designs (which those Villains, nine days before his Death

declared; for it is a sworn the Papists then said, The Earl a Vide D. knew so much of their Designs, Smith's Earl and was so very averse to their vidence first Interest, that they could never mentioned.

carry them on, UNLESS HIS LORDSHIP WAS TAKEN OFF; ANDHIS LORDSHIP WAS THEREFORE TO BE MUR-DERED.) I fay, when I confider these things, and that the more this Honourable Lord knew of the black Intrigues of the Court, the more so good a Man, and so true a Patriot must be supposed to hate them; I can't but imagine that this brave State-Champion, when he had been once fatisfied, that the Court, under colour of Law, would have taken him off, had RESOLVED AS TO HIM-SELF, to lay open those Popish Arbitrary Court-Contrivances, and justified that just Delign of standing upon their Guard; there was no other way (under God) to defend what was so grosly inva-

ded. Now, though his Lordship might fuppose, by dealing thus plainly, he should the more exasperate the Court; fo that their Malice would be more inveterately bent in his Destruction; yet that he declared he FEARED NOT, but was ready chearfully to lay down his life in so just a cause. And should this daring true Lover of his Countrey have thus expired, by his State-Martyrdom, he would have given fuch fatisfaction in the Truth of what he thus couragiously, with his last breath, should have affirmed, as would have raifed a general hatred against those Arbitrary and Popish Court-resolutions; and this might fo fuddenly have given another so general a Resurrection to that just Cause, as would have totally routed those true and only Enemies of both Church and State. Our then Enemies, under colour of Law, were industriously endeavouring the total Subversion of our Laws; and whilst in shew they seemed to maintain the Protestant Church, they were fecretly contriving its total Destruction, by wresting those very Laws which were chiefly defigned as destructive to Popery, and making them productive of what they were enacted to destroy: For by a malicious and furious Profecution of all Protestant Differers, they did hope to raise so general Animofities between the Conforming and Non-Conforming Protestants, that they might, through fuch division, have an opportunity to fulfil that notorious Jesuitical Maxim, Divide & Impera.

The late E.of Essex had the least reason to despair of the late King's Mercy; for should his Lordship have been convicted through False Evidence, or Corrupt Judgment in the Court, by their adjudging that to be Treason which the Law never made, or designed to make so, (as they did in the Case of the Right Honourable the Lord Russel, and some others.) No Nobleman in England had better grounds than his Lordship to presume upon the late King's Mercy, seeing his Lordship's

Father had facrific'd his life in that King's Service; wherefore his then Majesty had good reason to declare (when His Highness, not many hours before the Earl's Death, said, the Earl ought to be taken off) that he was resoved to spare his Lordship for what his Father bad Suffered; (this you find before by b two fworn to be b Hughs and declar'd by Ruddle, who Gladwin. 29. heard it that very morning my Lord was murther'd); And this account of Ruddle feems the more probable by what his then Majesty is generally said to have declar'd foon after he heard of that deplorable Accident, (viz.) That he did much wonder his Lordship should murther himself, and not trust to his Mercy, seeing he ow'd him a

Life.

Considering therefore that his Lordship had so good cause for hopes of Mercy under the greatest danger [even Conviction] there is the less reason to believe, THAT HIS LORDSHIP HAD RESOLV'D TO DESTROY HIM-SELF. — I find this Objection from the Right Honourable the Countess Dowager of Esfex, hath been generally us'd as what should convince every man that the late Earl did indeed cut his own Throat. But I would fain ask those Gentlemen (who immediately run away with this as what is fufficient to answer whatfoever feems to prove the contrary) Whether it is within the power of belief or disbelief of a fact, either to alter the nature, or destroy the existence of a Fast. Most certainly none will be fo ignorant as to affert, That any thing becomes true by being believ'd, or false by being discredited, for then according to different perfwasions a thing would be, and not be at the same time, which is impossible. Wherefore no man should be implicitly fway'd by the bare belief, or disbelief of another, (without knowing and examining the reasons of that belief, or disbelief) for this is to act in the belief of matters of Fact, which we justly condemn

Faith - But when the truth of a Fact is question'd, and reasons given pro & ton, every man is naturally sway'd by those Testimonies which to him seem the strongest for the proof, or disproof of that Fact; and no man (but fuch as are easily impos'd upon, or are willing to impose upon others) will oppose to such Evidences as naturally proves a Fact, another's bare disbelief of the Fact. But before any unprejudic'd Person will be influenc'd (by another's disbelief) against the proof of the Fact, he will know, and well weigh the grounds of that disbelief, and compare their strength and natural efficacy with that Evidence that seems to prove the contrary; and having judicially weigh'd both in an unprejudic'd ballance, which fide draws down, MUST naturally draw his belief; for no man can believe what he would, but every man MUST believe according as his Judgment stands inclin'd to assent upon such Evidence as to him feems fufficient.-Prejudice, I must confess, naturally indisposes and corrupts men on either side according as they stand affected; For as some are induc'd to ASSENT upon such Evidence as is in it self INSUFFICI-ENT. so others many times DISSENTupen such as is SUFFICIENT. Amongst the first of these (viz.) the CREDU-LOUS, a Reverend B. some time since rang'd me. For tho his Lordship (heretofore) did charitably excuse me from any malice or ill design, yet (as I have been credibly inform'd) he hath been pleas'd to fay that I am of a very strong imagination, and posses'd with a Phancy that a thing is, without rational grounds to believe the thing to be. But I dare now appeal to his Lordship's own Judgment, whether Credulity is more justly chargeable on the belief of the Self-murther, or its contrary. That is to say, whether such as believe the late Earl of Effex murther'd himself, because his Lordship, some days

demn in the Church of Rome in matters of before his Death, several times declared, as for himself he was resolv'd what to do. And a because a To an Emi-Bomeny pretended (contra- nent Divine. ry to what he twice fwore) that morning of his Lordship's Death, my Lord was taken with a fit of a Plirenfy; and because Bomeny, Monday, Ruffel and Lloyd (the three latter being three of those b in whose custody my Lord was, and b Vid. before who, as Mr. Attorney in page 16, 17. his Information against Mr. Speak, and my felf, fets forth, were consequently charged with my Lord's Murther) to fave their own lives, with Halters about their Necks, endeavour to prove his Lordship a Felo de se by their Relation, which in every part is contra-

dictory to each other.

For Bomeny first ' swore he delivered my Lord the Razor about Eight of the Clock in the morning the very day of his death, and within two hours d depofed, he did deliver this Razor to his Lordship about Eight of the Clock

d Vide the Second Deposition, pag. 2, 3.

c Before the

Coroner. Vide

the Deposition,

pag. 34, 35.

on Thursday morning, the day before his death. But Ruffel e deposed, 'That he faw this c Russel's De-Razor deliver'd by Bo- positions, p. 4.

meny about Eight or

Nine of the Clock on Friday morning (being the day my Lord dy'd) and did ever declare, and still afferts that this Razor was delivered AFTER Monday the Warder had left my Lord's Chamber-door, and that it

was delivered f within R's Deposit. less than half an hour of page 4.

the time they found his Lordship dead in the

Closet; both which &Whitechurch 8 Monday (if Contradi- and Jorden, ctions can) confirmed p. 35, 36. by declaring that this

Razor

Razor my Lord had, and pair'd his Nails with it. When his Lordship's Chamber-door was first opened that morning (viz.) about Seven of the Clock, about two hours BEFORE Russel came up stairs to stand Warder at the Door;

Bomeny first h swore that he first opened the Door h Bom. Dep. upon my Lord's Body; P. 3.4, 35. Bom. Dep. in his i second Information deposed, 'That he p. 2, 3. did not, but (feeing blood

'and part of the Razor through the 'Chink) he call'd Russel the Warder, and

Russel push'd the Door open; and in his k third Oath k Speak and declar'd, 'he knew not Braddon's 'who open'd the Door. Trial, p. 55. Ruffel I depos'd before the Page 4.

Coroner, 'That he first open'd the Closet-door, the Key being on the outside (and he mentions no

difficulty in the doing it) m Whitebut Monday m declar'd, the day my Lord dy'd church's Inf. (and n afterwards conpage 35. firm'd the same) 'that n Jord. Inf. my Lord's Body lay fo page 36. close against the Door,

that neither Bomeny nor Russel could stir the Door; but he being much stronger than either, thrusting with all his might, broke it open.

These Mens Depositions and Relations THUS AGREEING in every part in proof of the Self-murther, can't but satisfy all men (except such as are, like my self, of strong imaginations, and too easily inclin'd credulously to believe the contrary.) And

whereas Bomeny, Monday and Russel have o depos'd, Bom. Dep. or often declar'd, 'That p. 2, 3. the Razor was lock'd in-Bom. Dep. 35. to the Closet with the Speak and Body, and P no Razor Bradden's thrown out of my Trial, p. 57. Lord's Chamber-window Mond. and

before his Death was dif- Russ. in their cover'd .-

It's q prov'd (I do humbly conceive, to the fatisfaction of more than the Credulous) that there. Second Column. was a bloody Razor

Examination before the Lds. 9 Vide ante page 42. the

thrown out of my Lord's Chamberwindow (which is about fixteen Foot from the Closet where the Body lay) and the Maid who caried up this Razor, first Discover'd my Lord's Death to those out of the House, (wherefore the Razor was afterwards laid by the Body for to colour the (pretended) Self-murther) and when myLord's Body was feen in the very posture in which the Warders pretended it was first found, his Lord-

ships legs r lay part outr Turner and fide the Closet-door (and Peck, p. therefore the Door could

not be lock'd) and upon his Stockin the print of a bloody Foot coming out of the Closet; wherefore somebody before that, and after my Lord was Dead; had come out of the Closet.

Is there not rational grounds from the many contradictions before observ'd, for any man (tho not posses'd with prejudice against the Self-murder) to believe that there was no Razor delivered to my Lord just before his Death, nor the Closet-door lock'd upon the Body, or the Razor first found lying by the Body (as these have Sworn, whose Interest and Lives depend upon the proof of the Self-murder) and consequently their relation a forgery throughout, by which they would prove his Lordship Felo de fe.

But farther, to excuse from partiality fuch as disbelieve the Self-murder upon the Evidence before observ'd in all parts contradictory; and from credulity, because they are perswaded that his Lordship fell by treachery and violence, seeing they find it & Sworn to this effect; D. S. p. 22. (VIZ.) That about nine days

before my Lord's Death, the Papists declared, That because the Earl of Essex knew so much of their designs, and was so very averse to their Interest, he was to be taken off; and that his HIGHNESS HAD CONCLU-DED AND ORDER'D HIS THROAT TO BE CUT, and had promis'd to be there when it was done, and about three days after these men said that it was resolved the Earl's Throat should be Cut, but they would give it out he had done it himself; and if any should deny it, they would take them up and punish them for it; and the very day it was done, after my Lord's Murder, they seemed extremely overjoy'd, and confessed, THEY HAD DONE THE FEAT, AND COULD BUT LAUGH TO THINK HOW LIKE A FOOL THEEARL OF ESSFX LOOKED WHEN THEY CAME TO CUT HIS THROAT; and that this is not a new made Story, but long since revealed to many who did caution this Deponent to secrecy, ap-

Mr. Rowden, Mrs. Rowden, Mrs. Mary Rowden, Mr. Adams, Mrs. Adams, Mr. May, and Mr. Tourny, P. 23, 24. Mrs. Hewits. Christophers, and Mrs. Swans, p.24,25. Morris, Dupine, Baldham, Doufhwait, Bond and Mr. Welstead, p. 24, 25, 26. * Mr. Hubland, Mrs. Hubland, Mrs. Meux, Trehem, Bur gis, Savage and Mr. Butteo Maynoe, will attest the same, p. 26, 27.

pears by the Testimony of t six or seven Witnesses; and for a farther confirmation of the truth of that Confult, " three Depositions which were made to destroy the Creditt of that Deponent, are detected, and (by many Witnesses) proved false in every part; but as farther rational grounds (and not strength of imagination) for this barbarous Murther, Eight Witnesses have proved, That before the Earl's Death, or before his Death could be known, was it reported in many Parts of England, that the Earl of Eslex

had cut his Throat in the Tower; all these several previous Reports agreed in the manner how, (viz.) cutting his Throat; and place where, (viz) the Tower; (though at Some of those Places when so reported, it could not be known that the Earl of Essex was a Prisoner in the Tower) and one of these previous Reports, the next day after my Lord's Commitment, (viz.) the Wednesday, pretended to give the reason wherefore the Earl cut his Throat (that is to fay) because the King and Duke being in the Tower, he was afaid his (then) Majesty would have come up into his Chamber, and feen him; but his Guilt and Shame was such, as he could not bear the thought of it, and therefore cut his Throat to avoid it: this being said about 60 miles off, two days before the King and Duke went to the Tower, and the very next day after my Lord's Commitment; wherefore many that are not of too strong an imagination credulously to believe without grounds from those very particular previous Reports, as to manner, place, and pretended reason, are apt to think that the MANNER HOW, THE PLACE WHERE, AND PRETENDED REASON (to be given out) WHEREFORE, were all previously agreed upon some days before my Lord's Death; for they cannot perceive how my Lord's Death, in, all its parts (as it was afterwards pretended to be acted) could be so particularly related in Jo many, and far distant Places from each other.

And though those who had my Lord in close Cu-Monday & Rufstody, to excuse themselves declare this befrom a barbarous and bloody fore the Lords. Treachery, did declare, That ' no men were let in to my Lord that morning he died, yet many rational men, not credulously inclin'd to believe without cause, are verily persuaded to the contrary, because it is y pro-Y Hughes and ved, That two Soldiers (who Gladwin, Bamhave been prevented from pton and his giving their own Rela-Wife, 29, 30. tion }

tion) the day of my Lord's Death declared, That they fam His HIGHNESS fend two men to the Earl's Lodgings to murder the Earl, and that his HIGHNESS did send two Men towards the Earl's Lodgings just before his Death, and that these two Men soon after returned, and said, The

Business was done, appears by the 2 Testimony of Mr Effington, him who faw His HIGH-30. 1 NESS send those Men, and

their return to His HIGHNESS: And it's farther a proved, That

2 Lloyd's Conthe Centinel who kept my fession, Mr. Lord's Outward-door, confessed, by special Order he Story, Mr. Tempeft, 27, 28. let in two or three to my Lord, (of which Webster

was one, who that night produced my Lord's bloody Pocket-handkerchief, and the next day a Purse of Gold of 49 Guineas and a Pistol, though he was very poor before) just before his Death; and that upon those mens going in to my Lord's Chamber, there was so great a trampling and bustling, that the Centinel would have forc'd in after them, but could not, because the first door was made fast; and that upon the bustle, he heard somewhat thrown down like the fall of a Man, which he did believe to be my Lord's Body; soon after which, it was pretended my Lord cut his Throat: And for what those Men were thus buftling, appears by the Murther which was several times very toud and very dolefully cried out during this

bustle; and this heard by b one who saw this bustling, Mrs. Bascomb, and soon after revealed it, 28.

but was cautioned to secrecy for ber safety, by c him Mr. Perkins, who in this respect upon 29. Oath hath confirmed the

some; And that his Lordship made use of his Hand to prevent, as well as his Tongue to discover that Villany, which he saw design'd his Destruction, is verily believed by thole who find it proved, That there were Sever of Cuts in my Links Right-hand, [VIZ.]

d One upon his Fore-finger, near the top; another on the same Finger next the hand; c One upon the fourth Finger, another on the Little-finger, and a fifth f about two Inches long in the Palm of his Hand. And lest my Lord's Cravat, which was & cut in three pieces, and the print of a bloody Foot upon my Lord's Leg, as before observed (with other Circumstances, which might have been difcovered, had the Jury seen the Body in its first posture. and the Cloaths in which his Lordship died) might have occasioned a Discovery, speedy care was taken that the Body should be h stript (though Histhen Majesty * had ordered all things to remain till the Coroner's Jury (and the Body), and the Cloaths carried away, and the Room and Closet washed, before the Jury sate upon the Body. And when i one of the Jury desir'd to see the

Cloathes in which my Lord dy'd, the Coroner hereupon

was immediately call'd into the next Room, and returning in some heat, told the Jury, it was the Body, and not the Cloathes they were to sit upon; the Body was there, and that was sufficient; and when it was perceived that k some of the

Jury were doubtful of my k Mr. Fifber, Lord's Self-marther, bep. 46. cause his Lordship was

(very deservedly) esteem'd a very good man, and therefore not to be thought Felo de se: Major Hawley, to remove this Objection, and to corrupt the Jury with a lie, tells them to this effect, (viz.) That who foever did believe Self-murther unlike my Lord of Essex, did not know his Lord-Ship, for every man that was well acquainted

d Mr. Stullingford, 40.

e Turner and Peck.

Mr. Sherwood the Surgeon,

8 Mary John-Jon, who stript the Body, confelled this. Johnson and Tovey, 32, 33. and Alice Carter declared

h This is

the same.

iworn by the Coroner, and several of the ury.

T. Howard, Efq:

1 Mr. Fisher,

with the Earl, knew that it was a fixt Principle in his Lordship, that any man might cut his Throat, or otherwise dispose of his Life to avoid a dishonourable and infamous Death; and therefore this Action was according to the Lord of Esfex's avowed Principles. - But when Major Hawley was charg'd (before the Lords) with this Suggestion, he did utterly deny it, and professed that he never heard it said to be my Lord's Principle, till their Lordships charg'd him with having suggested it, and therefore he could not suggest it: Besides, he was not nigh the Jury at the Victualling-house any time whilst they were there upon their Inquisition; but the Major had given them another reason not to forget his being then there; for (it is prov'd by one, and ready to be prov'd by many then present) that some of the Jury were for adjourning their Inquisition, and immediately to give notice to my Lord's Relations, so that if any thing could be prov'd on my Lord's behalf, it might be heard. This Major Hawley steps in and prevents it,

P. 46. 2d Col. by protesting that his (then) Majesty had sent

an Express for their Inquisition; and His Majesty had declared, that he would not rise from Council 'till it was brought, and therefore they could not adjourn, but must immediately dispatch. — In answer to this, the Major protests that he was not near the Jury at that House, and so did not, or could hasten them. But the Major was so well known to the Coroner, Surgeons and Jury, that it's highly improbable all should be mistaken.

The timing my Lord's Death, and the speedy hurrying it away to the Old-Bayly, and the immediate use that was made thereof as an Evidence from Heaven of his Lord-ship's Guilt, and of the truth of the Charge against the Right Honourable the Lord Russel, then upon his Tryal, and the corrupt instuence it had upon the Court, Council and Jury, (so that they did at one stroke virtually destroy two of as

great Patriots as this Age or Nation ever knew, and of whom we were no longer worthy.) This might be us'd by Impartiality it self as a probable Evidence of this Treacherous Cruelty.

The unjust Methods and Violence us'd to prevent any search after, or discovery of this unfortunate Lord's Death, are farther rational Inducements for sober men to believe this Murther, when

they find that m I was m Vide p. 8.

committed as soon as I
came to White-hall with the Persons to
be sworn with relation to my Lord's Death,
and this before either my self or any person
had been examined, and consequently before
any thing criminal could appear against me:
And afterwards Mr. Speak and my self prosecuted, and represented (especially my self)
as the worst of Criminals, tho nothing like
a Crime was proved against me, admitting
for true, every thing sworn

at my n Tryal, where those n I do appeal in whose Custody my Lord to the Tryal was, and consequently as Printed. whom we would have accused of my Lord's Murther

were called a CLOUD of Witnesses to prove

the Self-murther.

The Prosecution of Pone P Mr. Colson, of the Coroner's Jury, for page 52.

declaring, That he believed

they, (viz.) the Jury, were all infatuated to
find his Lordship Felo de se; but he did suppose, had they not been hurried, they might
have found it otherwise, is an other instance
of the severity of the Government, with relation hereunto; and the
cruel usage of an q old Soldier, in feeding him with

Bread and Water in the Hole, and afterwards causing him to receive Fifty three stripes with great force (tho the usual Number was but Twelve) and then telling him, He ought to be Hanged for saying what he did, and so discarded him; and all this, only for declaring (when often pressed to give his opinion with relation to my Lord's death, Whether he did believe

Lis Lordship cut his own Throat? Declared, That he would not fay he did believe it. But greater Cruelties than these, some bloody men may be supposed to have ased to prevent a discovery of my Lord's Murther; for Mr. Hawley, who r Vid. ante. KNEW THAT I KNEW NOTHING

WITH RELATI-ON TO MY LORD'S DEATH; and his too freely imparting his own Knowledg'd in the matter, is thought to have caused him (not to run away, but) to be murther'd.

pag. 49.

And honest Robert Meake s protested the ve-8 Bampton and his Wife, and ry day he was murther'd, David on, p.49. that he did fear that same day be should be murther'd for what he knew, and had declar'd concerning my Lord's murther; and the very next morning was found dead in the Tower Ditch.

And whether poor Ruddle was shot to death in the Indies (where I've heard he so dy'd) for his knowing and revealing what he knew of this Murther, time may discover.

To proceed no farther. Now whether that CLOUD of (three or four) Witnesses, in whose t custody my Lord was, to avoid Pag. 16, 17. being charg'd with treacherously consenting to my Lord's Murther, with

Halters about their Necks, by contradictions en deavouring to prove the Self-murther. or that GREAT CLOUD of (upwards of fixty)' Witnesses (for more have been, and will be examin'd with relation to my Lord's Murther) which swear not for their own lives, but stand recti in Curia, being Perfons unprejudic'd, deserve the most credit must be left, first, to the Right Honourable the Lords, before whom this Gause will (in convenient time) be reviv'd; and afterwards to such other Judicatures before which this matter may hereafter be brought; till when it's not proper to publish what might be farther Said. - But I do humbly conceive I have herein already furnish'd you with sufficient grounds to satisfy some (who have been deceived by misinformation) that there are more Arguments than they could have expected, to clear his Lordship's Innocence, and less reason for them to believe, that I have us'd such villanous Practices as my greatest Enemies have Suggested, or (as some of my pretented Friends would Insinuate) am posses'd with such heat of imagination, as credulously to believe a thing to be without rational grounds to convince me that it is.

Sir, As you already have, so I doubt not but you will (as becomes a Friend) endeavour to rescue me from the standers of such as have unjustly accus'd me; and likewise from those Reproaches which have been uncharitably taken up against,

SIR.

Your highly obliged, and ever faithful Friend and Servant.

April 15. 1690:

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